

UNIVERSITY OF ST. MICHAEL'S COLLEGE



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Chas. S. Barnell



THE
PARNELL MOVEMENT

WITH

A SKETCH OF IRISH PARTIES FROM 1843.

WITH AN ADDITION CONTAINING

**A Full Account of the Great Trial Instigated
by the London "Times,"**

AND GIVING A COMPLETE HISTORY OF

THE HOME RULE STRUGGLE

FROM ITS INCEPTION TO THE SUICIDE OF PIGOTT.

BY

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AUTHORIZED VERSION.

NEW YORK, CINCINNATI, CHICAGO:
BENZIGER BROTHERS.

1889.

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FEB 21 1955

CONTENTS.

CHAPTER	PAGE
I. THE FALL OF O'CONNELL	I
II. THE COMING OF THE FAMINE.	16
III. THE FAMINE	40
IV. THE GREAT CLEARANCES	66
V. THE GREAT BETRAYAL	126
VI. RUIN AND RABAGAS	168
VII. REVOLUTION	205
VIII. ISAAC BUTT	229
IX. FAMINE AGAIN!	287
X. THE LAND LEAGUE	315
XI. THE COERCION STRUGGLE	407
XII. THE IRISH NEMESIS	472
XIII. THE TORY-PARNELL COMBINATION	530
XIV. THE HOME RULE STRUGGLE	548
XV. THE PARLIAMENT OF BROKEN PLEDGES	575
XVI. THE RÉGIME OF BRUTALITY	620
INDEX	683



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THE
PARNELL MOVEMENT.

CHAPTER I.

THE FALL OF O'CONNELL.

THE main purpose of these pages is to describe the movement which is associated with the name of Mr. Parnell. That movement cannot, however, be understood without some acquaintance with other movements, of which it is the child and successor. To the history of events in our own day, I have thought it best, accordingly, to prefix a sketch of some of the events by which they were preceded and prepared. For various reasons I have deemed it sufficient to start at the year 1843.

The Irish people may well be excused for the honour they paid to O'Connell after he had won for them Catholic Emancipation. When he arose, they were literally aliens in their own country. They could not hold land; they could not take office; they could only obtain education in the hedge school or on the Continent. At one sweep, O'Connell had dashed all these shackles from their limbs. The passionate prejudices of the greater and stronger nation were against the Catholics; the Protestant section of their own countrymen held all the land and all the positions of trust and power; they were unarmed, and opposed to them were all the resources by land and sea of one of the world's greatest empires: and against all this, O'Connell, by the sheer force of his intellect and with no

other weapon than his voice, had succeeded. He was proclaimed the Liberator of his country ; all other forces in the nation and all other men were overshadowed by his single name ; and he established, without the assistance of a bayonet or of a musket, an omnipotence over the democracy as unquestioned and unquestionable as that of a Czar with millions of soldiers behind him.

It was not long before O'Connell and the nation found that the glories of Catholic Emancipation were but a mockery and an illusion. He had calculated that with this lever he would have been able to wring with promptitude all the other reforms which he deemed necessary ; and the evils for which he demanded redress were sufficiently pressing. The tithes^{1/10 income} still existed ; and the clergymen of the opulent Protestant Establishment gathered their dues of wheat from a poverty-stricken Catholic peasantry, backed by soldiers and police and guns, and sometimes amid scenes of mad passion and much bloodshed. O'Connell, in order to gain Emancipation, had committed the terrible mistake of consenting to the abolition of the forty-shilling freeholder : and this had taken away from the landlords one of the most effective reasons for sparing the tenant at will ; and evictions were perpetrated on an unusually large scale. In short, the material condition of Ireland was worse in the years succeeding to what it had been for several years before the Act of Emancipation.

O'Connell's attempts to change all this through the Imperial Parliament proved miserably abortive ; he determined to enter on a new agitation—this time the object being the Repeal of the Act of Union : and this brought the second of his great disillusiones. He had throughout his career been the staunchest of Liberals : to every measure of Liberal reform he had given his passionate adhesion ; of the Reform Act of 1832 he was one of the most effective advocates : and now the Liberal Party failed him. He had no sooner entered upon the agitation for Repeal of the Union than he came into collision with the representatives of English Liberalism in Ireland. The association which he founded was declared to be illegal ; the Marquis of Anglesey, the Liberal Lord-Lieutenant, proclaimed his meetings ; his letters were opened by

the hands of Liberals in the Post Office¹; and he was finally brought by Liberal law-officers before an Orange judge and a packed Orange jury. Declining to plead, he was convicted; but was never called up for judgment. It was under the exasperation caused by these high-handed acts that he hurled at the then Liberal Administration the words which have often since been quoted with rare delight by Irish speakers. He spoke of the Ministry as the 'base, brutal, and bloody Whigs.'

But these experiences had their effect upon him; and still more the bitter experiences he had in Parliament. He brought forward his motion (April 23, 1834) in favour of Repeal of the Union; it was laughed at by both sides of the House; and when he went into the lobby, he was supported by but 40 votes.

Then he made, perhaps, one of the worst, though one of the most natural, mistakes of his life. Instead of keeping the attention of his countrymen and of the Legislature fixed upon Repeal—which, if granted, involved the redress of every other grievance—he determined to reverse the process. He tried to make the removal of other grievances the stepping-stone to gaining Repeal, instead of standing by Repeal as the be-all and end-all of national rights. He had an additional reason for hoping for the redress of grievances, in the promises of the Liberal statesmen of the period. They had declared over and over again their readiness to place Ireland on a perfect equality with England; and O'Connell, before long, got strong evidence

¹ During the fierce excitement caused in 1845 by the opening of the letters of the Brothers Bandiera to Mazzini by Sir James Graham, a Parliamentary Return was ordered of the various ministers who had exercised the power of opening the letters of private persons. According to this return, Mr. Secretary Littleton (afterwards Lord Hatherton) had done so in 1834, and Lord Mulgrave (afterwards Marquis of Normanby) in 1835. In 1836 the same noble marquis inspected private Irish correspondence, with the assistance of Mr. Drummond, the Irish Secretary. In 1837 Mr. O'Connell's private letters to his friends were opened by order of Lord Chancellor Plunket and Dr. Whately, Archbishop of Dublin and a Member of the Privy Council, the seals or envelopes being softened by the application of steam, and skilfully re-sealed after the letters had been copied. In 1838 the same sort of espionage was carried on by Lord Morpeth (afterwards Lord Carlisle), in 1839 by Lords Normanby and Ebrington and General Sir T. Blakeney, and again by Lord Ebrington in 1840.—(Parliamentary Return, Session of 1845. Papers relating to Mazzini.)

of the reality of the promise. In spite of continued opposition by the Conservatives and of repeated rejections by the House of Lords, an Act was passed which threw open the municipal councils of Ireland to the Catholics; and which enabled O'Connell himself to be elected Lord Mayor of Dublin. The spectacle of their great leader clothed in the robes of the chief magistrate of the metropolis was a sight that proved delightful to the Catholics of Ireland at that period, in a way that few people can now understand. The Corporation of Dublin had been the great home of Orange Conservatism; and its aldermen were among the most prominent spokesmen of the insulting and maddening creed of Protestant ascendancy. To see O'Connell in the seat that up to this time had been uninterruptedly occupied by one of their bitterest enemies appeared to the people the visible sign of a momentous triumph. But here again a great concession was accompanied by a villainous proviso. Neither O'Connell nor the people, in their enthusiastic welcome of municipal reform, attached much importance to the condition that the appointment of the high sheriff should rest in the hands of the Crown. By-and-by the importance of the provision was brought home to O'Connell when he was placed on his trial; and the high sheriff of Dublin, as the man charged with the impanelling of the jury, held O'Connell, and through O'Connell, the fate of all Ireland, in his grip.

The grant of municipal reform by the Whigs once more threw O'Connell into their hands; and he trusted that other reforms would follow. He spoke warmly on behalf of the ministry of Lord Melbourne; and called upon the Irish people to rally around it. But in 1841 the period of Liberal ascendancy came to an end; and Sir Robert Peel—the bitter and uncompromising enemy of all Irish Reform—came to the head of the Government with a huge majority behind him. O'Connell lost all hope of redress from Parliament, and once more started the Repeal agitation.

O'Connell's first move was to raise a debate on Repeal in the Corporation of Dublin. His speech on the occasion is regarded by competent critics as perhaps one of the finest of his whole life. It may still be read with advantage as an

epitome of the case against the Union and as a syllabus of the hideous ruin which that ill-starred Act has inflicted upon the Irish people. A full and interesting description of it will be found in Sir Charles Gavan Duffy's 'Young Ireland' (pp. 191-207). The chief antagonist of O'Connell on this occasion was a man who afterwards played an important part in Irish history and who will often appear in these pages. Isaac Butt, at this time a young man of thirty years of age, was the rising hope of the Irish Orange party, and was thought of so highly as to be put forward as protagonist to the great agitator. O'Connell's motion was carried by 45 votes to 15. This debate gave the new agitation an extraordinary stimulus. The subscriptions rushed up from 239*l.* in March, the week after the debate, to 683*l.* in the beginning of May; many classes of the population which had held back, flocked in; a number of the bishops gave their adhesion to the movement either openly or silently; and as time went on Repeal of the Union was the passionate cry of a unanimous nation.

Doubt is still felt in many minds whether when he first started on this new enterprise, O'Connell really meant to persevere with it; or whether he intended to use the larger demand of Repeal as a lever for obtaining the smaller reforms of tenant right, the disestablishment of the Irish Church, and other reforms. Whatever his original motives, the story of the Repeal agitation, which he now started, was that it was strong almost from the very commencement; that its strength increased in geometrical progression; and that finally it reached proportions so gigantic that it controlled its leader instead of being controlled by him.

The most significant and imposing sign of the hold which the new agitation took upon the country were the popular gatherings. These, from the immense numbers that attended them, came to be known as the 'monster meetings,' and probably were the largest assemblages of human beings that a political cause ever drew together in the history of the world. These meetings were held in almost every part of Ireland, and gathered volume as they went along; until at Tara, sacred with the most ancient and proud memories of the Irish

nation, there was a demonstration which numbered half a million of human beings.

The assembling together of so many hundreds of thousands of people, all inspired by the same thought, excited something like a national frenzy. The country was quivering in every nerve, and there was a state of excitement that made everybody anticipate a morrow either of complete victory or of an outbreak of baffled hate. The condition of England was one of excitement almost as intense. The attention of Sir Robert Peel was called in Parliament to these meetings by some of his Irish Orange followers; and, after a certain amount of shillyshallying, he had distinctly pledged himself that these meetings were seditious, and that the agitation for the Repeal of the Union should, if necessary, be drowned in blood. 'I am prepared,' he said, 'to make the declaration which was made, and nobly made, by my predecessor, Lord Althorp, that, deprecating as I do all war, but above all civil war, yet there is no alternative which I do not think preferable to the dismemberment of this Empire.'

The effect of these words was to exasperate public opinion on both sides of the Channel. It roused by insult the anger of the Irish people, and by provocation the anger of the English. The two nations stood, in fact, opposed to each other, maddened by all the fierce national passions that immediately precede sanguinary warfare.

It is O'Connell's action at this hour that has given rise to the most frequent and bitter controversies over his career. His enemies and many of his warmest admirers have ever since declared that he proved unequal to the situation; that he had victory in his own hand, and threw it away, from want of courage and want of insight.

He would be a very unsympathetic or a very unimaginative man who would not pity the great agitator at this supreme crisis of his career. Never, perhaps, had a political leader graver difficulties, more perplexing problems—a responsibility so vast, so overwhelming, so undivided. On the one side he saw the great resources of the Empire arrayed against him: and Peel and the Duke of Wellington had

taken care that the reality of these resources should be brought home to the mind of O'Connell and the Irish nation in a manner the most galling and the most palpable. Troops were poured into the country until there were no less than 35,000 men in Ireland; and there were ships of war around the whole coast. O'Connell knew that to all this force he had nothing to oppose but the bare breasts of a brave but also an unarmed and an undisciplined people. On the other hand, there was the whole nation, with strained eye and ear, wanting something they knew not what—filled with wild hopes and passions, longings, and dreams. And high uplifted above all these surging and strained millions he stood: worshipped as an inspired and resistless prophet; omnipotent over their destinies, their hearts, their lives; gigantic, solitary, most miserable.

For it is now certain that at this period O'Connell knew moments of perhaps deeper anxiety than ever he had experienced during the many chequered years of his previous life. When the last shout had died away; when he had been proclaimed, amid such tumults of cheers, the uncrowned King of Ireland, and he found himself once more with a single companion to whom he could show the nudity of his soul, he frequently uttered in a cry of anguish and despair, 'My God, my God! what am I to do with this people?'

His habits at this period throw a considerable light on his motives and on the history of his country. In spite of occasional laxity of moral conduct, he was all his life a devoted member of the Catholic Church; and towards the end of his days, his daily life was that rather of an anchorite in a state of ecstasy than of a fierce politician in the midst of a raging and relentless struggle. He used not only to attend mass, but also to receive Holy Communion every morning of his life; and it was marked as indicative of his whole theory of political duty, that he always wore on these occasions a black glove on his right hand—the hand that, having shed the blood of D'Esterre in a duel, was unworthy to touch even the drapery associated with the mysteries of his religion.

On the other hand, there was the fierce democracy demanding excitement, encouragement, inspiration; and O'Connell

would have been more than human if the fumes of this incense from millions did not occasionally disturb his brain, and if he were not now and then carried away on the spring-tide of so vast and enthusiastic a movement. Finally, O'Connell's hot language was often the outcome of the cold calculation of a most astute, experienced, and successful politician. For Peel he had a feeling of both loathing and contempt. He thought him at once a hypocrite and a coward. His smile, he used to say, was like the silver plate on a coffin. With Peel and Wellington a bold game had been played before; and had forced Catholic Emancipation, with hundreds of broken promises and abandoned principles, down their throats. The tactics that had won Emancipation, might win Repeal.

These are the various considerations that account for the strange inconsistency of O'Connell's language and acts during this momentous time. At one meeting he spoke in terms of enthusiastic loyalty—indeed, he never was anything but loyal in his language to the throne—and he preached the doctrine that he would not purchase the freedom of Ireland by shedding one drop of human blood. Soon after, stung by some insult from the authorities to the people, he burst forth in language of vehement defiance. There was one speech of the latter kind which especially attracted notice, and afterwards was used against him with much effect. Speaking at the banquet in the evening after a meeting in Mallow, he used these remarkable words: 'Do you know,' said O'Connell, 'I never felt such a loathing for speechifying as I do at present. The time is coming when we must be doing. Gentlemen, you may learn the alternative to live as slaves or die as freemen. No; you will not be freemen if you be not perfectly in the right and your enemies in the wrong. I think I see a fixed disposition on the part of our Saxon traducers to put us to the test. The efforts already made by them have been most abortive and ridiculous. In the midst of peace and tranquillity they are covering our land with troops. Yes, I speak with the awful determination with which I commenced my address, in consequence of news received this day. There was no House of Commons on Thursday, for the Cabinet were considering what

they should do, not for Ireland, but against her. But, gentlemen, as long as they leave us a rag of the Constitution we will stand on it. We will violate no law, we will assail no enemy; but you are much mistaken if you think others will not assail you.' (A voice, 'We are ready to meet them.') 'To be sure you are. Do you think I suppose you to be cowards or fools?'

And a little later on in the speech he used almost the best-remembered words of his life: 'What are Irishmen,' he asked, 'that they should be denied an equal privilege? Have we the ordinary courage of Englishmen? Are we to be called slaves? Are we to be trampled under foot? Oh, they shall never trample me—at least (no, no), I say they may trample me, but it will be my dead body they will trample on, not the living man!'

Whatever O'Connell may have meant by these words, the interpretation put upon them by at least all the young and enthusiastic and brave men of the country was that they were meant to be a threat of violence in answer to Peel's threat of violence. The Repeal movement was a constitutional movement, conducted by legal and constitutional methods, and if an attempt were made to deprive Irish citizens of their constitutional right of public meeting for advancing this movement, the attempt would be resisted by force.

Meantime O'Connell's words became bolder and more encouraging as he went along. He declared at the monster meeting in Roscommon that the close of the struggle had almost come. 'The hour,' he said, 'is approaching, the day is near, the period is fast coming, when—believe me who never deceived you—your country shall be a nation once more.'¹ 'And this poetry of the orator,' sardonically adds Sir Charles Gavan Duffy, 'was translated into unequivocal prose by Mr. John O'Connell at the next meeting of the association. "The Repeal of the Union," he declared, "could not be delayed longer than eight or ten months."²

The moment at last came when O'Connell's power and determination were to be put to the test. A meeting was announced for Sunday, October 5, at Clontarf—a suburb of

¹ Gavan Duffy, *Young Ireland*, p. 349.

² *Ib.*

Dublin made glorious in Irish hearts by the decisive victory of Brian Boru over the Danish invaders. The Ministry made up their minds to strike the blow which they had been long preparing: they proclaimed the meeting; took every means to carry out their order by force—or, as some people even said, to provoke violence in order to make bloodshed inevitable. The meeting had been in preparation for weeks; but it was not until half-past three o'clock on the Saturday before the meeting that the proclamation was issued. It was only by the despatch of special mounted messengers that the people, who were swarming in from the surrounding country, were told of the action of the Government.

There had already grown within the ranks of O'Connell's own following a section which bitterly differed from his policy and in time broke his power. The 'Nation' newspaper had been founded in October 1842 by Mr., now Sir Charles Gavan Duffy, and he had among his assistants Thomas Davis, John Dillon, and subsequently John Mitchel. The Young Irelanders, as they were called, represented an entirely new phase in Irish politics. The 'Nation' for the first time presented the Irish people with a journal of real literary merit; and the writers acquired an influence over the popular mind hitherto unknown in Irish journalism. Even in those days of high-priced newspapers and ill-developed communication, it circulated largely in the remotest towns in Ireland. It was devoured, not read. It convinced; it inspired; it roused loftiest hopes and fiercest passions. The writers, joining the Repeal Association of O'Connell, soon brought a new force into its councils. In the first place they were determined not to submit with the same passiveness as was generally the custom to the dictatorship of O'Connell. This brought them into collision not only with O'Connell himself but with the formidable group of men he had gathered around him. Many of these intimates of the great agitator were broken in health and fortune and character; but O'Connell stood by them with the natural constancy of a man of keen affections to old retainers; and one of the bitterest quarrels between him and the Young Irelanders was for the continuance in salaried positions of these men. The

Young Irelanders made demands for the publication of accounts, which, though accompanied by strong professions of loyalty to O'Connell himself, produced, not unnaturally, irritation in his mind. In short, for the first time in his life, the experienced veteran found himself face to face with young foes who had not the same regard as their elders for his past services, who depended not on his will, and who wielded an influence outside his control. There was in addition to these causes of personal difference a more important and fundamental difference of principle. The Young Irelanders maintain that they were pushed by other forces, and especially by O'Connell himself, into the doctrine of physical force: at this moment the struggle over that question had not arisen. There was, however, the difference in the preference of the younger section for resolute, and of the older for moderate courses.

John Mitchel, one of the Young Irelanders, writing many years after O'Connell's death, and in another land, deliberately repeated the opinion he held at the time as to O'Connell's duty on this day. 'If I am asked,' he writes, 'what would have been the very best thing O'Connell could do on that day at Clontarf, I answer: To let the people of the country come to Clontarf—to meet them there himself, as he had invited them; but, the troops being almost all drawn out of the city, to keep the Dublin Repealers at home, to give them a commission to take the Castle and all the barracks, and to break down the canal bridge and barricade the streets leading to Clontarf. The whole garrison and police were 5,000. The city had a population of 250,000. The multitudes coming in from the country would, probably, have amounted to almost as many. . . . There would have been horrible slaughter of the unarmed people without, if the troops would fire on them—a very doubtful matter—and O'Connell himself might have fallen. . . . It were well for his fame if he had; and the deaths of five or ten thousand that day might have saved Ireland the slaughter by famine of a hundred times as many.'

These words represent the gospel of a large section of Irishmen for many a day afterwards; they led to the almost contemptuous tone in which O'Connell's memory was treated

by a vast number of his countrymen during a considerable period after the first outburst of worship after his death ; they formed the fundamental idea of the love of revolutionary methods and the hatred of Parliamentary leaders which is the undercurrent of much of the Irish history that followed ; above all, they added to the hideous disaster of 1846 and 1847, another element of woe in the thought of what might have been.

The immediate consequence was the break-up of O'Connell's mighty movement. He himself and several of his colleagues were immediately afterwards prosecuted ; and the most shameful methods were adopted for obtaining a conviction. Out of the entire panel one slip, containing mostly Catholic names, was lost ; when finally there were left eleven Catholics out of a panel of twenty-four, the Crown used their full power of challenge, and every single one of the eleven was driven from the box ; and the jury consisted exclusively of Orange Conservatives, who were as impartial in deciding the case of O'Connell in these days as would be a jury of Southern slave-holders in the case of an Abolitionist immediately before the civil war in America. Then the judges were notoriously partisan. An accidental phrase is still remembered which brought this out in full relief. Chief Justice Pennefather, in alluding to the counsel for the defence, spoke of them as 'the other side.' Of course, before such a judge and such a jury, conviction was a foregone conclusion. Everybody cried out shame on the iniquitous proceedings ; O'Connell walked into the House of Commons amid the debate upon the trial, which was at the moment being denounced by English Liberals as vehemently as it could have been by himself. It was generally expected that the verdict would be reversed on appeal—as it was ; and an effort was made to have a bill passed which would have allowed O'Connell to remain out on bail until the case was finally decided. But the bill was rejected—principally through the efforts of Brougham, who had a violent hatred of O'Connell ; and the end of it all was that O'Connell had to go to gaol. This was the beginning of the end.

But it did not look so at the time. In his prison O'Connell held levees more like those of a prince than the unofficial

head of a democracy; bishops, priests, town councillors, rushed to see him from all parts of Ireland. 'Here,' writes Mitchel of the imprisonment of O'Connell and his companions in Richmond, 'they rusticated for three months, holding levees in an elegant marquee in the garden; addressed by bishops; complimented by Americans; bored by deputations; serenaded by bands; comforted by ladies; half smothered with roses; half drowned in champagne.'¹ And when the case was brought before the Court of Appeal, the verdict was reversed; Chief Justice Denman denounced the proceedings of the law officers as reducing trial by jury to a 'mockery, a delusion, and a snare': and O'Connell was released from prison amid circumstances of wild triumph.

But all the same, the fact remained that O'Connell's conviction broke up his movement. The mighty dictator—to whom millions of men looked up, for whom thousands would have willingly died—had been dragged at the tail of a policeman; and the hero of a thousand fights had been beaten for the first time in his life. The prestige of unbroken victory was gone.

'The Repeal year,' as Mitchel pointedly puts it, 'had conducted, not to a parliament in College Green, but to a penitentiary in Richmond.' O'Connell, too, left the prison physically and mentally a broken man. It was discovered after his death that he had been for years suffering from softening of the brain, and the date generally assigned for the first appearance of the disease was that of his imprisonment. He was besides, as we have since learned, involved in domestic trouble.²

When the fearful excitement of the Repeal agitation had broken down his robust frame, he remained still the same to the people. But keen observers remarked the feebleness of his own defence at his trial; and when he began to address meetings again after his release, he was noted to carefully avoid all subjects upon which the people were most eagerly desirous of information and direction. Here, again, most of the critics of O'Connell declare that he lost a great

¹ *Last Conquests of Ireland.*

² Duffy, *Young Ireland*, pp. 530-32.

opportunity. Mitchel, and many men still living, and with the hot blood of youth cooled by mature years, declare that he ought to have called upon the people to make some stand, and that the people not only would have obeyed, but at the time panted for the word. The population of Ireland at this period was eight and a half millions; and though there was terrible poverty in the country, there had, as yet, not been anything like universal starvation. The masses of men who marched to the demonstrations are universally described as stalwart, bold, and well drilled; and it is argued that by mere force of overwhelming numbers, and a frenzy that was national, they would have borne down the defences of the Government. In support of this view, and against the damning testimony of subsequent abortive attempts at insurrection, the argument is used that the means and methods of warfare have been revolutionised since that period. Soldiers in those days were armed with no better weapon than the 'brown-bess'; and, as an ancient revolutionary may now in many a part of Ireland be heard to exclaim, with a sigh: 'In those days every man had his pike.' The first charge might have killed hundreds; but after the first charge, soldiers at that time would have been impotent against a resolute people a hundred-fold more numerous.

But, wisely or foolishly, O'Connell was determined not to permit any bloodshed. His courage was proved on too many a scene to be open to question; but it was not the desperate courage that stakes life, fortune, and a whole national issue upon a single cast of the die. Then his whole training had been that of a man who had found in words weapons more potent than armies and navies. The victories he had obtained were victories in law courts and in deliberative assemblies; and possibly, and probably, he still honestly thought he would still be able to utilise the enthusiasm of the people in wringing from Parliament, if not Repeal, a blessing so great and so needed as security to the tenant-at-will from starvation and eviction.

There was one fatal obstacle to his success in a Parliamentary movement; and this is a fact which should always form a central consideration with those who criticise adversely

O'Connell's career. The half million of people who gathered around him at Tara were not those to whom he had to appeal for the most potent weapon in the Parliamentary conflict. He had to pass away from them to the miserable handful of voters who had the fate of elections in all the smaller constituencies in their hands; and at that time, and for many a day afterwards, personal interests begot of abject poverty, a spirit of clique or other mean or subsidiary motives, exercised deeper influence than great national issues. In the year 1843, when he was still at the very height of his power, his supporters in the House of Commons did not reach beyond the miserable total of twenty-six members.

From this time forward the history of O'Connell is the history of Repeal decay. Arms Acts and Coercion Acts meantime took from the people what few weapons they had, and the Government filling gaols with prisoners, accelerated the break-up of that tide of passion, enthusiasm, and desperate courage, which, if taken at its flood, might then have led on to fortune.

With disaster comes inevitable disunion. Between him and the Young Irelanders the quarrel that had been long smouldering had at last broken into open flame. Sir Robert Peel, by the concession of a larger grant to Maynooth, still further disintegrated the forces of O'Connell by bringing pressure on the Vatican, and through the Vatican on some of the bishops; and so, O'Connell's power began gradually to melt away.

CHAPTER II.

THE COMING OF THE FAMINE.

WHILE thus all the national forces of Ireland were being reduced to impotence, there was coming over the country a calamity which was to complete the work of national destruction ; to inflict on Ireland one of the most widespread and one of the most terrible disasters recorded in human history ; and to prove the need of a native legislature by the tragic testimony of a starving nation.

There never was an event in human history which could have been more clearly foreseen, or that was more frequently foretold, than the Irish famine of 1846-47. The circumstances of which it was the final outcome had been in progress for centuries. The destruction of the Irish manufactures by the legislation of the British Parliament had thrown the entire population for support on the land ; and the fierce competition thus induced had raised the rents to a point far beyond anything the tenant could ever hope to pay. On the other side, the landlords, brought up to no profession, spendthrift, separated from the tenant by creed, race, and caste, aggravated all the evils of the system. According to testimony as unanimous as that on any human affair, they left to the tenant the whole improvement of the farm : the fencing, the building of houses and offices—all the work that from time immemorial had been done in England by the landlord ; and then, when the tenancy was determined either by the lease or by caprice, they rewarded the tenant by eviction, or a rise in the rent. The complaints of the neglect of their duties by the Irish landlords run with a monotonous iteration through the extensive literature of the Irish land question. Spenser railed against the Irish landlord in 1596

for his preference of tenancies at will to the grant of leases. The exactions of the landlords, and the terrible want thereby caused among the people, suggested to Swift his perhaps most terrible satire—'The Modest Proposal'—and his bitterest passages. In 1729 Mr. Prior wrote a pamphlet to expose the evils which absenteeism inflicted. In 1791, the Protestant bishop, Dr. Woodward, denounced rack-renting, and the 'duty-work' which the landlords exacted; and so on with scores of writers on the subject.

The land question had been the stock subject of politicians as of *littérateurs*; innumerable Parliamentary committees had sat and investigated and reported upon it. To begin with the period after the Union, a Parliamentary committee, appointed on the motion of Sir John Newport in 1819, reported that there was great want of employment: that the want of employment was due to the want of capital: and that the want of capital was caused on the one hand by the absenteeism of a number of the landlords, and on the other through the consumption of all their capital by the tenants on the improvement of their holdings. In 1823, another committee drew attention still more emphatically to the difference between the action of the English and the Irish landlords, and denounced strongly the prevalent rack-renting. In 1829 there was another committee which considered a bill brought in by Mr. Brownlow in favour of the reclamation of waste lands and the drainage of bogs—a favourite remedy of those days. In 1830 a committee reported that 'no language could describe the poverty' in Ireland, and recommended the settlement of the relations of landlord and tenant on 'rational and useful principles.'

There is an equally embarrassing riches both of speeches and of bills. In November 1830, Mr. Doherty, the then Solicitor-General for Ireland, described the houses of the tenantry as such as the lower animals in England would scarcely, and as a matter of fact did not, endure. The Duke of Wellington denounced the evils of absentee landlordism in the same year; and in the following year Lord Stanley—afterwards, as Lord Derby, the obstinate advocate of the landlord party—called scornful attention to the fact that

during a crisis of awful distress in Mayo there had been but a subscription of 100*l.* from two persons out of a rental of 10,400*l.* a year, and described the rents at the same time as exorbitant. In the same year Lord Melbourne, who had been Chief Secretary for Ireland, maintained that all the witnesses examined before the different select committees on the subject had united in the statement that the disturbances in Ireland were due to the relations between the landlords and tenants.

In the same manner, bill after bill had been proposed. Mr. Brownlow's bill was brought in in 1829. It passed through the House of Commons; it passed the second reading in the House of Lords; it was referred to a select committee; but they, on July 1, reported that at such an advanced period of the session it was impossible to proceed any further.¹ In the following year Mr. Henry Grattan called upon the Government to bring in a bill for the improvement of the waste lands. In the next year, 1831, Mr. Smith O'Brien introduced a bill for the relief of the aged, helpless, and infirm. In 1835 Mr. Poulett Scrope asked in vain for a land bill; in the same year Mr. Sharman Crawford brought in a bill.² In the following year Mr. Crawford got leave to introduce his bill again; but it never got farther than that stage. In the following year a Mr. Lynch recurred to the old proposal of a bill for the reclamation of waste lands; but he also failed. In 1842 a small attempt was made to deal with the question of the waste lands by the Irish Arterial Drainage Act. In 1843 came the Devon Commission; this caused a pause in the efforts to amend the law. The Devon Commission recommended, as is known, legislation in the most emphatic manner; but no legislation came. In 1845 Lord Stanley brought in a bill. The bill was read a second time, was referred to a select

¹ *Parliamentary History of the Irish Land Question*, by R. Barry O'Brien, p. 36-7.

² This bill put no restriction whatever on the power of eviction; it simply asked that when a tenant was evicted he should receive compensation for those permanent improvements which he had made with the consent of his landlord. In the case of improvements made without the consent of the landlord, the chairman of Quarter Sessions was to decide whether they presented a case for compensation. This was the basis of all the land bills which followed; and Mr. Sharman Crawford's bill will often recur in these pages.

committee, and was then abandoned. In the same session Mr. Crawford reintroduced his bill, but had to abandon it. In the next session, after some severe pressure, the Earl of Lincoln introduced a bill; this was destroyed by the resignation of the Ministry.

It will be seen from this rapid sketch that the conditions of the problem were intimately known; that all parties—except a few of the Irish landlords themselves—were in favour of a change in the law; that attempt after attempt had been made to create this change, and that attempt after attempt had failed. Meanwhile landlords and tenants were carrying on their warfare after their own lawless fashion. Allusion has been already made to the great clearances which followed the abolition of the forty-shilling freeholder and the amendment of the Sub-letting Act. In 1843 there were no less than 5,244 ejectments, out of 14,816 defendants, from the Civil Bill Courts, and 1,784 ejectments from the Superior Courts, out of 16,503 defendants—making a total of 7,028 ejectments and 31,319 defendants. And in the five years from 1839 to 1843 no less than 150,000 ‘tenants had been subjected to ejectment process.’¹ Unprotected by the law from robbery, and face to face with starvation, the tenants formed secret and murderous organisations, and assassination and eviction accompanied each other in almost arithmetical proportion. As poverty increased indebtedness, and indebtedness increased eviction, times of poverty and times of disturbance were synonymous terms. With disturbance the Legislature showed itself ready and eager to deal—when the remedy applied took the shape, not of remedial legislation, but of Coercion Acts. The year was the exception in which Ireland was living under the ordinary law. The Habeas Corpus Act was suspended in 1800, in 1801, in 1802, in 1803, in 1804, in 1805; it was

¹ This is how O’Connell puts it (Hansard, lxxxv. p. 520). By tenants, he probably means heads of families. Mr. Bernal Osborne, who spoke in the same debate subsequently to O’Connell, puts the figures in another way. ‘There were,’ he said, ‘70,982 civil bill ejectments between 1839 and 1843, exclusive of the number of individual occupiers served with process. Counting,’ he added, ‘five for a family, this would show a total of 354,910 persons evicted in this period’ (*ib.* p. 534). It will be seen presently what became of the persons evicted, and how they helped to bring about the Famine.

suspended again from 1807 till 1810; from 1814 to 1817; from 1822 to 1828; from 1829 to 1831; again from 1833 to 1835. Side by side with the suspension of the Habeas Corpus Act there were other and special Coercion Acts; frequently there were two Coercion Acts in the same year, sometimes in the same session: in the very first year of the Union Parliament no less than five exceptional laws were passed. These Coercion Acts were of a ferocious character: many of them abolished trial by jury; some of them established martial law; transportation, flogging, death, were the ordinary sentences.

It is a singular and instructive commentary on the Act of Union, that the Union Parliament had not only passed five Coercion Acts on its first session, but that it had sat for but two months when it passed a Coercion Act severer than any passed even in the stress of the rebellion of 1798. This was one of the terrible code known as the Insurrection Acts. Under the Act of 1800, courts-martial had the right to try prisoners; two-thirds of the officers could pronounce sentence, and the sentence might be the sentence of death. To encourage these tribunals in doing their duty, the officers were instructed, in the words of the Act, 'to take the most vigorous and effective measures'; and they received still further encouragement by being made absolutely irresponsible; 'no act,' decreed the Legislature, 'done by these tribunals shall be questioned in a court of law.' In 1817 a modified Insurrection Act was passed, which in some respects was worse than the preceding Acts. A body of justices—that is, of landlords—were entitled to form a tribunal if they were presided over by a Serjeant-at-law or a Queen's Counsel, and this tribunal had the right to pass sentences varying from one year's imprisonment to seven years' transportation; they were, like the courts-martial, irresponsible, for there was no appeal and no *certiorari*. These courts were employed in the trial of persons described as 'idle and disorderly,' and the 'idle and disorderly' were included in the following extensive category:

(1) Anyone found out of his or her dwelling-house between two hours after sunset and sunrise, who could not prove to the satisfaction of the tribunal that he or she was upon his or her 'lawful occa-

sions'—the mere fact of being out was sufficient authority to a policeman to arrest and detain till trial ; (2) persons taking unlawful oaths, or (3) having arms, or (4) found between 9 P.M. and 6 A.M. in a public-house or unlicensed house in which spirituous liquors were sold and not being inmates or travellers ; (5) persons assembled 'unlawfully and tumultuously' ; (6) persons hawking 'seditious papers' unless they disclose the persons from whom they received them.

It would, of course, be assumed by many readers, especially English readers, that these statutes were severe only in wording or intention and not in practical operation. But there was not one of these Acts which was not carried not only to the full lengths authorised by the words and intentions of the Act, but to a large extent farther. In order to make the dread provisions of the Insurrection Act just described applicable to a locality it had to be proclaimed, and this is an instance of how such a proclamation was brought about :

'I am perfectly acquainted with that part of Kilkenny now under proclamation adjoining the Queen's County,' said Mr. John Dunn, a witness examined before the Lords' Committee of 1824.

'Had there been any disturbance,' asked one of their lordships, 'at the time the Act was put into execution?' 'Not in the barony of Innisfadden adjoining the Queen's County ; I am aware of none.'

'Can you state,' goes on the examination, 'on what ground it was the Insurrection Act was applied for, so far as respects that barony and the circumstances attending it?' 'I understand that some few trees—some two or three—had been felled in the domain of Lady Ormonde, and I am not aware of any other transaction at all that would justify the application of such a measure.'¹

Thus the felling of two or three trees was sufficient to expose everybody in this Kilkenny barony to the chance of being transported for seven years by a Queen's Counsel and a body of landlords to whom he was for any reason obnoxious

¹ Report Lords' Committee, 1824, p. 432. Quoted by O'Connell (Hansard, lxxxv. p. 503).

if he only happened to stay beyond nine o'clock in a public-house.

An Irish writer who has written an excellent article on the coercive legislation of Ireland in the 'Pall Mall Gazette' of September 18, 1885, will doubtless appear far-fetched when he says of the Insurrection Act of 1822-25, that if 'it had been in force in England during the Anti-Corn Law agitation, Mr. Cobden and Mr. Bright might have been transported for seven years by justices or landlords interested in maintaining the tax on food.' But the illustration is literally and strongly justified, for in 1814 the Insurrection Act was used by Sir Robert Peel to put down the Catholic Board and to prevent popular demonstrations; that is to say, to suppress all agitation against the exclusion of the millions of Irish Catholics from any share in the government of their own country; and that was an object as legitimate, legal, and constitutional as the repeal of the Corn Laws.

There were several Acts for the purpose of putting down the disturbances which the terrible sufferings of the tenantry generated, and some of these Acts permitted the sentence of 'whipping.' Here, again, it will be thought that the words were formal and minatory; but, says O'Connell, who lived all through these Coercion laws, 'I have known instances where men have been nearly flogged to death.'¹

Besides the Insurrection Acts, supplemented by suspensions of the Habeas Corpus, there were special Coercion Acts for every form of defence that the tenantry could devise. It has become the fashion of modern English statesmen to eulogise O'Connell; when he was alive English statesmen met him at every point in his career by every agency of coercion that the Legislature could devise. It has been seen how the Insurrection Act was employed by Peel in 1814 to put down the Catholic Board in which O'Connell had a part. Between 1825 and 1836 no less than four Acts of Parliament were passed for the purpose of suppressing political organisations which he had founded, and as the organisations were under the control of O'Connell, it is needless to say that they were legal, constitutional, and peaceful in their methods. The

¹ Hansard, lxxxv. p. 503.

Irish people, driven from open agitation, were then met by a disarming code lest they should seek their emancipation by force, and when, finally, they thought of secret organisation, they were confronted by another code of laws with terrible penalties. Anybody who administered or aided in administering an oath for what were called 'seditious purposes' might be transported for life by one of the tribunals consisting of landlords and a Queen's Counsel, and anybody who took the oath might be transported for seven years.

Nor does this represent the complete case in the contrast between the action of the Legislature towards the landlord and the tenant. While every attempt had failed—no matter how moderate—to improve the condition of the tenant, the Legislature had passed law after law to increase the power of the landlord. Thus the 56 Geo. III. cap. 88 gave to the landlord a power of distraint which he never had enjoyed up to this period. Under this Act the landlord could distrain the growing crops of a tenant, could keep them till ripe, could save and sell them when ripe, and could charge the tenant with the accumulated expenses. This terrible Act was the starting-point of the great evictions which have been the chief causes of agrarian crime in Ireland. Two years afterwards came another Act to complete the evil work begun. The 58 Geo. III. cap. 39 established the power of civil bill ejectment. The previous Act had given the landlord the means of ruining the tenant by the seizure of his crops; this Act enabled the landlord to complete the ruin by turning the tenant off his holding. The 1 Geo. IV. cap. 41 extended still further the power of civil bill ejectment; the 1 Geo. IV. cap. 87 enabled the landlord to get security for costs from defendants in ejectments—that is to say, took away in a large proportion of cases any chance from the tenant of resisting the demand for the verdict of eviction; the 1 & 2 Wm. IV. cap. 31 gave the landlord the right of immediate execution in ejectment cases; the 6 & 7 Wm. IV. gave still further facilities for civil bill ejectments; and thus the whole eviction code was made entirely complete, without chink, without flaw, without

possibility of improvement.¹ These, then, were the legislative benefits by which the Irish people were taught the enormous gain of having their interests attended to by an Imperial and United Legislature. It should also be remarked that these Eviction Acts, and some of the worst of these Coercion Acts, were passed when the late Sir Robert Peel was Chief Secretary; for, as we are told in Cates's 'Dictionary of General Biography,' 'in 1812 Peel was made Chief Secretary for Ireland—an office which he held with much advantage to the country till 1818.'² The 'advantage' to the country was the preparation of the famine.

Let us now put the whole case in tabular form by way of making it more intelligible.

FOR THE LANDLORD.

- 1800. Habeas Corpus suspended; Coercion Act.
- 1801. Habeas Corpus suspended; two Coercion Acts.
- 1802. Habeas Corpus suspended; two Coercion Acts.
- 1803. Habeas Corpus suspended; two Acts.
- 1804. Habeas Corpus suspended.
- 1805. Habeas Corpus suspended; one Coercion Act.
- 1807. February 1, Coercion Act.
- ,, Habeas Corpus suspended; August 2, Coercion Act.
- 1808. Habeas Corpus suspended.
- 1809. Habeas Corpus suspended.
- 1814. Habeas Corpus suspended; one Coercion Act.
- 1815. Habeas Corpus suspended; Insurrection Act continued.
- 1816. Habeas Corpus suspended; first Eviction Act; Insurrection Act continued.
- 1817. Habeas Corpus suspended; one Coercion Act; second Eviction Act.
- 1818. Second Eviction Act.
- 1820. Third Eviction Act; same year, fourth Eviction Act.
- 1822. Habeas Corpus suspended; two Coercion Acts.
- 1823 to 1828. Habeas Corpus suspended, and one Coercion Act in 1823.
- 1829. Habeas Corpus suspended.
- 1830. Habeas Corpus suspended; Importation of Arms Act.
- 1831. Whiteboy Act; Stanley's Arms Act; fifth Eviction Act.
- 1832. Importation of Arms and Gunpowder Act.
- 1833. Habeas Corpus suspended; Suppression of Disturbance Act; Change of Venue Act.
- 1834. Habeas Corpus suspended; Suppression of Disturbance Amendment and Continuance Act; Importation of Arms and Gunpowder Act.
- 1835. Public Peace Act.
- 1836. Another Arms Act; sixth Eviction Act.

¹ O'Connell, in Hansard, lxxxv. pp. 522, 523.

² P. 857 (Second edit.).

- 1838. Another Arms Act.
- 1839. Unlawful Oaths Act.
- 1840. Another Arms Act.
- 1841. Outrages Act ; another Arms Act.
- 1843. Another Arms Act ; Act consolidating all previous Coercion Acts.
- 1844. Unlawful Oaths Act.¹

FOR THE TENANT.

- 1829. Mr. Brownlow's Bill dropped in House of Lords.
- 1830. Mr. Grattan's demand for an Improvement of Waste Lands Bill refused.
- 1831. Mr. Smith O'Brien's Bill for the Relief of the Aged dropped.
- 1835. Mr. Sharman Crawford's Bill dropped.
- 1836. Mr. Sharman Crawford's Bill dropped.
- „ Mr. Lynch's Reclamation Bill dropped.
- 1842. Irish Arterial Drainage Act passed.
- 1845. Lord Stanley's Bill dropped.
- „ Mr. Sharman Crawford's Bill dropped.

Nor had outraged nature neglected to give abundant warning of the Nemesis she exacts. The famine of 1846-47 differs in degree only from the famines which had recurred at almost regular intervals in preceding periods of Irish history. Beginning with the last century, it was the chronic starvation among a considerable portion of the people that drew from Swift in 1729 the savage satire already alluded to ; and in the year of the publication of 'The Modest Proposal' there had been three years of dearth, and the people were reduced to the last extremity. In 1725, 1726, 1727, and in 1728 the harvests were very bad ; and in 1739 there was a prolonged frost that produced in the following years a famine which was one of the worst on record. Of that famine—the famine of 1740 41—we have many contemporaneous descriptions. According to one writer, four hundred thousand persons died. Bishop Berkeley has left behind touching

¹ This list I have compiled from O'Connell (Hansard, lxxxv. p. 505), and from a pamphlet by Mr. I. S. Leadam, quoted by Mr. Healy in his pamphlet, *Why there is a Land Question and an Irish Land League*, pp. 68, 69, 1st edition. O'Connell's calculation is that there were seventeen Coercion Acts up to August, 1837. There were nearly double that number—if not of Acts generally called Coercion, at least of an exceptional and restrictive character. Thus O'Connell enumerates three Coercion Acts in the first year after the Union : there were five. Nor does he include Arms Acts in his list ; though, of course, Arms Acts are Coercion Acts. Thus, in 1807, he mentions two Coercion Acts ; there were, besides, two Arms Acts.

descriptions of the misery that came before his own eyes and smote his loving heart; and another writer gives a picture as terrible as any even in the history of famines. 'I have seen,' says this writer, 'the labourer endeavouring to work at his spade, but fainting for want of food, and forced to quit it. I have seen the aged father eating grass like a beast, and in the anguish of his soul wishing for his dissolution. I have seen the helpless orphan exposed on the dunghill, and none to take him in for fear of infection; and I have seen the hungry infant sucking at the breast of the already expired parent.'¹

In 1822 there was again a serious famine of considerable dimensions. Colonel Patterson, stationed at the time in Galway, tells how hundreds of half-starved wretches arrived daily from a distance of fifty miles, many of them so exhausted by want of food that means taken to restore them failed, owing to the weakness of their digestive organs (quoted from John Mitchel's 'History of Ireland,' p. 15). And certain official returns of the time state that in the month of June in Clare County alone, 99,630 persons subsisted on daily charity; and in Cork, 122,000 (Alison's 'History of Europe,' quoted in John Mitchel's 'History of Ireland,' p. 154). Yet there was in 1821 a good grain crop, amounting to 1,822,816 quarters, and in 1822 to more than 1,000,000 quarters (Thom's 'Directory,' quoted by John Mitchel, p. 123).²

It was the peculiarity of the Act of Union and of the land legislation, that it was ultimately a curse as great to the landlord as to the tenant. In the pages which immediately follow there will be terrible stories of cruelty by the Irish landlords; and these stories will often tempt the reader to ask whether the men who perpetrated such crimes could have had

¹ Lecky, *History of England*, ii. 218, 219.

² Cobbett, in his *Register*, remarked upon this strange phenomenon of abundant food and widespread starvation. 'Money it seems,' he wrote, 'is wanted in Ireland. Now, people do not eat money. No, but the money will buy them something to eat. What? The food is *there*, then. Pray observe this, and let the parties get out of the concern if they can. *The food is there*; but those who have it in their possession will not give it without the money. And we know that the food is there: for since this famine has been declared in Parliament, thousands of quarters of corn have been imported every week from Ireland to England.'—Quoted in Mitchel's *History of Ireland*, p. 153.

the same flesh and blood as himself. The landlords of Ireland were no less human beings than the Southern planters who upheld the slavery of the negro, or than the *noblesse* whose tyranny produced the horrors of the French Revolution. Like their serfs, they were the victims to some extent of circumstances. Behind their action in the days of the famine, there stood at least a century of extravagance. In the last century the Irish squire never dreamt that the time would come when the native Parliament of Ireland would be destroyed; and acted as if Ireland were to be always his chief home, and Dublin always the capital to which the Parliament of his country would bring the fashion and the society of Ireland. The result was that he spent more in proportion to his means on the construction of his house than probably his English brother. The aristocratic mansions in Dublin—which, if they be fortunate, are now occupied as public offices; and if unfortunate, have sunk to the degradation of tenement houses—were finer in the days before the Union than most of the houses which were then occupied by the aristocracy that dwelt in London.

Then came the Union; the price for which a large number of the Irish nobility betrayed the liberties of their country was a step in the peerage. Dublin ceased with the departure of the Irish Legislature to be the seat of Irish fashion; the Irish peer suddenly found himself obliged to live in the richer and more expensive country, in the larger and more expensive metropolis; and then began the creation of debt, alleviated occasionally by the Irishman's proverbial luck in the capture of a rich *parti*. When the famine came, a vast number of the Irish landlords were inextricably in debt; the Encumbered Estates Act had not yet been passed; and accordingly there was no means whatever of rescue. It often happened, therefore, that the nominal and the real owner were two different persons. The nominal owner was an O'Flaherty or a Blake; the real owner was the Hebrew gentleman resident in London from whom the O'Flaherty or the Blake had borrowed as much, or more, than the estate could bear. The Irish landlord of the period—as to a very recent date—was insolent, tyrannical, ignorant; a spendthrift, a gambler, often a drunkard;

but he often stood to be shot at for deeds which were the natural sequence, not of his own follies and vices, but of the follies and vices of those who had gone before him.

The future of the Ireland which all these causes were preparing was forecast in several of the official reports already alluded to, and above all in the Report of the Devon Commission.

A few extracts from these reports will complete the picture of Ireland in the days before the famine. These extracts will be very few and very brief, but they are sufficient to justify the assertion already made, that the famine was inevitable without land reform; and that its advent could only fail to be foreseen by invincibly ignorant Ministers and Parliaments.

I have seen a great deal of the peasantry (said the well-known engineer Alexander Nimmo, whose name is perpetuated by a pier in the town of Galway, in his evidence before the Committee of 1824). I have sometimes slept in their cabins, and had frequent intercourse with them, especially in the south and west of Ireland. I conceive the peasantry in Ireland to be in the lowest possible state of existence; their cabins are in the most miserable condition, and their food is potatoes, with water, very often without anything else, frequently without salt, and I have frequently had occasion to meet persons who begged of me on their knees, for the love of God, to give them some promise of employment, that from the credit they might get the means of supporting themselves for a few months until I could employ them.¹

Nothing can be worse than the condition of the lower classes of the labourers, and the farmers are not much better (said Mr. J. Driscoll before the 1824 Committee); they have nothing whatever, I think, but the potatoes and water; they seldom have salt.

The Committee before whom this and the like evidence was brought reported:

That a very considerable proportion of the population, variously estimated at a fourth or a fifth of the whole, is considered to be out of employment; that this, combined with the consequences of an altered system of managing land, is stated to produce misery and

¹ P. 226 of the Report. Quoted by O'Connell (Hansard, lxxxv. p. 507).

suffering which no language can possibly describe, and which it is necessary to witness in order fully to estimate.¹

The situation of the ejected tenantry, or of those who are obliged to give up their small holdings in order to promote the consolidation of farms, is necessarily most deplorable. It would be impossible for language to convey an idea of the state of distress to which the ejected tenantry have been reduced, or of the disease, misery, or even vice which they have propagated where they have settled; so that not only they who have been ejected have been rendered miserable, but they have carried with them and propagated that misery. They have increased the stock of labour, they have rendered the habitations of those who have received them more crowded, they have given occasion to the dissemination of disease, they have been obliged to resort to theft and all manner of vice and iniquity to procure subsistence; but what is perhaps the most painful of all, a vast number of them have perished of want.²

The Poor Law Inquiry of 1835 reported that 2,235,000 persons were out of work and in distress for thirty weeks in the year.³

Finally, the Devon Commission reported that it 'would be impossible to describe adequately the sufferings and privations which the cottiers and labourers and their families in most parts of the country endure,' 'their cabins are seldom a protection against the weather,' 'a bed or a blanket is a rare luxury,' 'in many districts their only food is the potato, their only beverage water.'⁴

The evidence which I have now quoted as to the Land question may be best summed up in the words of Mr. Mill: 'Returning nothing,' he writes of the Irish landlords, 'to the soil, they consume its whole produce minus the potatoes strictly necessary to keep the inhabitants from dying of famine.'⁵

It was this state of relations between landlord and tenant that gave to the potato its fatal importance in the economy

¹ Pp. 380, 381 of the Report of 1824. Quoted by O'Connell (Hansard, lxxxv. p. 508).

² Quoted by O'Connell, *ib.* Report of Select Committee of 1830, p. 8. Quoted by O'Connell, *ib.* pp. 508, 509.

³ Quoted by Mr. Labouchere, *Annual Register*, 1847, p. 9.

⁴ Quoted by O'Connell (Hansard, lxxxv. p. 509).

⁵ Quoted in Healy, *Why there is a Land Question*, &c. p. 55.

of Irish life. The compromise between the two sides was that all the wheat and oats which were grown on the land should go to the payment of the rent ; and also so much of the potato crop as was not required to keep the tenant and his family from absolute starvation. The potato was found to be particularly well suited for the position of the tenant. It produced a larger amount per acre than any other crop ; it suited the soil and the climate ; it supplied a vegetable which, alone among vegetables, supported life without anything else. The potato meant abundant food or starvation, life or wholesale death. It was the thin partition between famine and the millions of the Irish people.

The plant that had so dread a responsibility had its bad qualities as well as its good ; it was fickle, perishable, liable to wholesale destruction, and more than once already had given proof of its terrible uncertainty. It will be seen by-and-by that the readiness of the potato to fail played a very important part, and, indeed, was the main factor in Irish life, not merely in the epoch with which we are now dealing, but in a period a great deal nearer to our own time.

There was, however, no anticipation of disaster in 1845. The fields everywhere waved green and flowery, and there was the promise of an abundant harvest. There had been whispers of the appearance of disease ; but it was in countries that in those days appeared remote—in Belgium or Germany, in Canada or the Western States of America. It was not until the autumn of 1845 that it made its appearance for the first time in the United Kingdom. It was first detected in the Isle of Wight, and in the first week of September the greater number of the potatoes in the London market were found to be unfit for human food. In Ireland the autumnal weather was suggestive of some calamity. For weeks the air was electrical and disturbed : there was much lightning, unaccompanied by thunder. At last traces of the disease began to be discovered. A dark spot—such as would come from a drop of acid—was found in the green leaves ; the disease then spread rapidly, and in time there was nothing in many of the potato-fields but bleached and withered leaves emitting a putrid stench.

The disease first appeared on the coast of Wexford, and before many weeks were over reports of an alarming character began to come from the interior. It was still a hopeful sign that a field of potatoes remained sound long after all the surrounding fields had been touched by the blight. The plague, however, was stealthy and swift, and a crop that was sound one day the next was rotten. As time passed on, the disaster spread; potatoes, healthy when they were dug and pitted, were found utterly decayed when the pit was opened. All kinds of remedies were proposed by scientific men—ventilation, new plans of pitting and of packing, the separation of the sound and unsound parts of the potato. All failed; the blight, like the locust, was victor over all obstacles, omnipotent over all opposing forces.

O'Connell and the public bodies of the country called the attention of the Government to the impending calamity. The Royal Agricultural Society—an association of landlords—declared that a great portion of the potato crop was seriously affected. The Dublin Corporation called a public meeting under the presidency of the Lord Mayor, which O'Connell attended. He there drew attention to one of the facts which excited the most attention, and, afterwards, the fiercest anger of the time. This was, that while wholesale starvation was impending over the nation, every port was carrying out its wheat and oats to other lands. Side by side with the fields of blighted potatoes in 1845, were fields of abundant oats. In one week—according to a quotation from the 'Mark Lane Express' in O'Connell's speech—no less than 16,000 quarters of oats were exported from Ireland to London. O'Connell joined in the proposal that the export of provisions to foreign countries should be immediately prohibited, and that at the same time the Corn Laws should be suspended, and the Irish ports opened to receive provisions from all countries.

Here it is well to pause for a moment on this point. In favour of the proposal of closing the ports, O'Connell was able to adduce the example of Belgium, of Holland, of Russia, and of Turkey under analogous circumstances. Testimony is as unanimous and proof as clear as to the abundance of the

grain crop as they are to the failure of the potato crop. 'Everyone,' said Lord John Russell, in a letter he wrote to the Duke of Leinster in 1847, 'who travels through Ireland observes the large stacks of corn which are the produce of the late harvest.'¹ This corn was scattered far and wide. John Mitchel quotes the case of the captain who saw a vessel laden with Irish corn at the port of Rio in South America. On this point, more will be said by-and-by.

The complaint of the Irish writers is that this wholesale exportation was not arrested, and on this they founded charges against the Ministers of the period, some grotesque, but some most true. It is grotesque to charge it as a crime against the English people that they ate the food which was supplied to them from Ireland: they obtained the right to eat the food by having paid for it. But the charge is just that it was the land legislation which the British Parliament had passed and maintained that rendered necessary the export of these vast provisions amidst all the stress and horrors of famine. There was scarcely a single head of all these cattle, there was scarcely a sheaf of all this corn, the price of which did not go to pay the landlord over whose exorbitance and caprice the Legislature had again and again refused to place any legislative restraint. The Irish land system necessitated the export of food from a starving nation. The English Parliament was the parent of this land system; the English Parliament was then responsible for the starvation which this exportation involved.

The appeals which O'Connell, the Dublin Corporation, and other bodies in Ireland addressed to the Government, grew in intensity and urgency as the crisis advanced, and as the reports began to reach Dublin of numerous cases of starvation throughout the country. These appeals met with dilatory answers. The Government were noting all that took place; then they were inquiring; finally they had appointed a scientific commission to investigate the facts of the case; and so on. Meantime the destroying angel was advancing with a certain and swift wing over the doomed country.

It was one of the necessary consequences of the legislative

¹ Quoted in *History of the Irish Famine*, by Rev. J. O'Rourke, p. 248.

union that Ireland was inextricably involved in the struggles of English parties. And at this moment England was in the very agony of one of her greatest party struggles. The advent of the Irish famine was the last event that broke down Peel's faith in protection. When these warnings of impending disaster and these urgent prayers for relief came from Ireland, Peel was in the unfortunate position of being convinced of the danger, and at the same time impotent as to the remedies. He was at that moment in the midst of his attempts to carry over his colleagues to free trade; and so his hands were tied. He did propose that the ports should be opened by Order in Council, but to this proposal he could not get some of his colleagues to agree. Then there came a Ministerial crisis: Peel resigned; Lord John Russell was unable to form an Administration; and Peel again resumed office. The result of these various occurrences was that the ports were not opened and that Parliament was not summoned; and thus three months—every single minute of which involved wholesale life or death—were allowed to pass without any effective remedy.

Assuredly under such circumstances, O'Connell and the other leaders of the National party were justified in drawing a contrast between this deadly delay and the promptitude that a native Legislature would have shown. 'If,' he exclaimed at the Repeal Association, 'they ask me what are my propositions for relief of the distress, I answer, first, *Tenant-right*. I would propose a law giving to every man his own. I would give the landlord his land, and a fair rent for it; but I would give the tenant compensation for every shilling he might have laid out on the land in permanent improvements. And what next do I propose? Repeal of the Union.'¹

And then he went on with still greater force: 'If we had a domestic Parliament, would not the ports be thrown open—would not the abundant crops with which Heaven has blessed her be kept for the people of Ireland—and would not the Irish Parliament be more active even than the Belgian Parliament to provide for the people food and employment?'²

But Ireland had not won her Legislature; and she had accordingly to wait patiently until January 22, when it suited

¹ *History of Ireland*, by John Mitchel, ii. 205.

² *Ib.*

the English Premier to call Parliament together. The mysterious replies of the Ministers—the perfect paralysis of independent effort which these suggestions had caused in Ireland—all tended to turn the eyes of the Irish people with feverish longing and expectation to this event. The opening hours of the session were sufficient to damp all these hopes. On means of affording relief the Queen's Speech was vague ; but on the question of Coercion it spoke in terms of unmistakable plainness. 'I have observed,' said that document, 'with deep regret, the very frequent instances in which the crime of deliberate assassination has been of late committed in Ireland. It will be your duty to consider whether any measures can be devised calculated to give increased protection to life and to bring to justice the perpetrators of so dreadful a crime.' I will deal with the justification for the new Coercion Bill when I come to describe the memorable struggle that took place on the Ministerial measure. Meantime, let it suffice to say that the characteristic contrast between the tender solicitude of the Government for the landlords, and its half-hearted regard for the tenants—at the moment when of the tenants a thousand had died through eviction and hunger for every one of the landlords who had met death through assassination—roused the bitterest resentment in Ireland. 'The only notice,' exclaimed the 'Nation,' 'vouchsafed to this country is a hint that more gaols, more transportation, and more gibbets might be useful to us. Or, possibly, we wrong the minister ; perhaps when her Majesty says that "protection must be afforded to life," she means that the people are not to be allowed to die of hunger during the ensuing summer—or that the lives of tenants are to be protected against the extermination of clearing landlords—and that so "deliberate assassination" may become less frequent ;—God knows what she means—the use of Royal language is to *conceal* ideas.'

The measures proposed by the Government for dealing with the distress were, first, the importation of corn on a lowered duty through the repeal of the Corn Laws ; and, secondly, the advance of two sums of 50,000*l.*, one to the landlords for the drainage of their lands, and the other for public works. The ridiculous disproportion of these sums to the

magnitude of the calamity was proved before very long ; but to all representations the Government replied in the worst and haughtiest spirit of official optimism. 'Instructions have been given,' said Sir James Graham, 'on the responsibility of the Government to meet any emergency.'¹ Only one good measure was covered by the generous self-complacency of this round assertion. Under a Treasury minute of December 19, 1845, the Ministry had instructed Messrs. Baring and Co. to purchase 100,000*l.* worth of Indian corn. This they introduced secretly into Ireland, and its distribution proved most timely.

Still the Irish members pressed for more definite assurances and larger proposals. But their suggestions and Peel's beneficent intentions were frustrated by the fatal entanglement of Irish sorrows in the personal ambitions and the partisan warfare of St. Stephen's. Peel had put forward the Irish famine as the main reason for his change of opinion on the Corn Laws ; and the Irish famine became one of the great debatable topics between the adherents of free trade and of protection. All the protectionist party in Parliament, all the organs of the landlords in Ireland, united in the statement that the reports of distress were unreal and exaggerated. 'The potato crop of this year,' wrote the 'Evening Mail' of November 3, 1845, 'far exceeded an average one' ; 'the corn of all kinds is so far abundant'—which, indeed, was quite true—the apprehensions of a famine are unfounded, and are merely made the pretence for withholding the payment of rent.' Some days after it repeated, 'there was a sufficiency, an abundance of sound potatoes in the country for the wants of the people.' 'The potato famine in Ireland,' exclaimed Lord George Bentinck, 'was a gross delusion, a more gross delusion had never been practised upon any country by any Government.'² 'The cry of famine was a mere pretence for a party object.'³ 'Famine in Ireland,' said Lord Stanley, was 'a vision—a baseless vision.'⁴

The second great obstacle to the proper consideration of measures to meet the distress was the Coercion Bill. It was

¹ Mitchel, ii. 205.

² Quoted by O'Rourke, p. 104.

³ *Annual Register*, 1846, p. 68.

⁴ *Ib.* p. 80.

quite true that there had been several atrocious murders in Ireland ; but the provocation to outrage had been terrible. A passion—that looked something like an epidemic of homicidal mania—had seized many of the landlords for wholesale clearances at the very moment when the people were confronted with universal hunger. One of the very worst of these cases had taken place within a few days of the discussion on the Coercion Bill. A Mr. and Mrs. Gerard had turned out in one morning the entire population of the village of Ballinglass, in the county of Galway—270 persons in number. Neither the old, the young, nor the dying had been spared ; and even after the eviction the tenants had been pursued with a frenzied hate. The roofs had been taken off their sixty houses ; and when the villagers took refuge under the skeleton walls, they were driven thence, and the walls were rooted from their foundations. Then they took shelter in the ditches, where they slept for two nights huddled together before fires—some of them old men eighty years of age, others women with children upon their breasts. They were forced from the ditches as from their hearths. The fires were quenched, and the outcasts were driven to wheresoever they might find a home or a grave.

The proposals of the Coercion Bill of the Government were certainly startling. Under the bill the Lord-Lieutenant could proclaim any district, and could order every person within it 'to be and to remain' within his own house from one hour before sunset to one hour before sunrise. No person could with safety visit a public-house, or a tea- or coffee-shop, or the house of a friend. A justice of the peace had the power to search for and drag out all such persons. The penalty was as terrible as the offence. Any person outside his own house, whether wandering on the highway or inside another house, was liable to be transported beyond the seas for seven years. 'From four or five o'clock,' said Earl Grey, criticising the bill in the House of Lords,¹ 'in the afternoon, till past eight on the following morning, during the month of December, no inhabitant of a proclaimed district in Ireland was to be allowed to set his foot outside the door

¹ Hansard, lxxxiv. p. 697.

of his cabin without rendering himself liable to this severe punishment. He might not even venture from home during that time to visit a friend, or to enjoy at any place a few hours of harmless recreation. Nay, he dared not even go to his work in the morning, or return from his work in the evening, so as to gain the advantage of the hours of daylight, without rendering himself liable to arrest at the will of a police constable, and to be kept in confinement, in default of proving what no man could prove—that he was out with innocent intentions.'

Such a bill, ferocious at any time, was still more ferocious in the circumstances of Ireland at that moment. The man found outside a house between sunset and sunrise was liable to transportation for seven years; and in this year the roads of all Ireland were crowded with wanderers, houseless, homeless, starving, and dying. Then the bill enabled the Lord-Lieutenant to inflict taxation on the proclaimed district for additional police, for additional magistrates, for compensation to the relations of murdered or injured persons; and it was especially enacted that the taxation could be levied by distress, and levied on the occupiers only. The landlords, who, through absenteeism, or rack-renting, or the clearances, were the direct authors and instigators of the despair that led to the crimes, were especially exempted from all taxation.¹ Every tenant was liable; and so resolute were the Government to inflict the tax, that the merciful exemptions by the Poor Law were abrogated. Under the Poor Law all persons in houses under 4*l.* valuation were free from the rates; under the Coercion Bill the occupier of any house, whether above 4*l.* or under 4*l.*, was liable to the tax. And this at the

¹ Earl Grey: 'It was not just to exempt the landlords; though they were not the cause of these outrages and evils, Ireland never would have got into its present state, the existing state of society there would never have been such as it was, if the landlords, as a body, had done their duty to the population under them; . . . he believed that of late years an improvement had taken place in the conduct of the landlords of Ireland towards their tenantry; but if they looked to the past history of that land, the awful state of things now existing would be seen to be a direct consequence of the dereliction of their duty by the upper classes of that country, which was an historical fact known not only to England but to all Europe.'—Hansard, lxxxiv. pp. 694, 695,

moment when the inhabitants of the greater number of the houses in Ireland had not one meal of potatoes a day!

But cruel as was such a bill at such a time, it would have been passed with a light heart, and by huge majorities from all English parties, if the exigencies of English party warfare had not at this moment produced a curious and a not very moral alliance between the English Whigs, the English protectionists, and the O'Connellites. The English Whigs were anxious to return to office; the protectionists raged with the desire to be avenged on Peel for the abandonment of protection; and the two parties saw in a combination against this bill an opportunity of attaining their different ends. There were some slight obstacles, it was true, in the way. Lord John Russell had voted for the first reading of the bill, and Lord George Bentinck, in response to some overtures to use it against the ministers, had responded with fierce indignation and a vehement defence of the measure. But Lord John Russell had a counsellor in his own ambition, and Lord George Bentinck as sinister an adviser in Mr. Disraeli: with the result that each performed a *volte-face* as prompt as it was shameless. They both condescended, of course, to supply most excellent and strictly decorous reasons for their change of attitude. Lord John Russell announced the discovery—made with the suddenness, and, as will be seen by-and-by, lost again with the suddenness of a modern miracle—that coercion aggravated, instead of curing the evils of Ireland; and Lord George Bentinck, declaring that the Government had displayed insincerity in postponing the bill so long, proceeded to prove his own sincerity by taking care that it should be postponed to the Greek Kalends. It was under conditions like this that an Irish Coercion Bill was defeated for the first, and up to the present, for the last, time in the whole history of the Imperial Parliament.

On June 26, 1846, the second reading of the Coercion Bill was rejected by 292 votes to 217. On June 29 Sir Robert Peel announced his resignation. In the opinion of the majority of the Irishmen who survive from that period, the change of administration was dearly bought by Ireland, even by the defeat of a Coercion Bill. The steps that had

been taken by Peel were certainly grossly insufficient; but the disaster with which he had to deal was small in comparison with that which confronted Lord John Russell; and the opinion of posterity—at least of Irish posterity—is that, as a minister, Lord John Russell was vastly inferior to Peel, and, therefore, much less competent to deal with the terrible crisis which had now come upon Ireland.

Amidst the throes of these great struggles, Ireland was entering upon a new and a still more terrible chapter in her tragic annals. The Famine of 1846 was coming!

CHAPTER III.

THE FAMINE.

NOTHING brings the desperate position of the Irish tenant home with more terrible clearness to the mind than the fact that the awful warning of 1845 was, and had to be, unheeded. The potato was still cherished as the only friend, the one refuge, the single resource of the peasant. He stuck, then, to the plant—not with the tenacity of despair; not with the obstinacy of incurable fatuity; but because in his circumstances the potato, and the potato alone, offered him hope.

Strangely enough, it was in no spirit of apprehension that the tenantry set to work in the preparation of the potato crop of 1846. Contemporary testimony is unanimous in describing them as working at that period with an energy that was frantic, with a hopefulness that was tragic—with a determination to risk all on the one cast that exhibited for once a nation carried in the maelstrom of the gambler's desperation. 'Although,' writes Mr. A. M. Sullivan,¹ 'already feeling the pinch of sore distress, if not actual famine, they worked as if for dear life; they begged and borrowed on any terms the means whereby to crop the land once more. The pawn-offices were choked with the humble finery that had shone at the village dance or christening feast; the banks and local money-lenders were besieged with appeals for credit. Meals were stinted; backs were bared.'

The signs of the seasons were watched throughout the year with fierce anxiety. The spring was unpromising enough. Snow, hail, and sleet fell in March; and in Belfast there was snow as late as the first week in April. But when the summer came, it made amends for all this. The weather

¹ *New Ireland*, p. 59 (Eighth edit.).



In June was of tropical heat ; vegetation sprang up with something of tropical rapidity ; and everybody anticipated a splendid harvest. Towards the end of June there was again a change for the worse. The weather broke ; in Limerick there was on the 19th a sudden downfall of copious rain ; then came thunder and lightning, and after that intense cold. So also in July, there was the alternation of tropical heat and thunderstorm, of parching dryness and excessive rain. St. Swithin's Day was looked forward to with great eagerness. There was a continuous downpour of rain ; and on the following day a fearful thunderstorm burst over Dublin. Still the crop went on splendidly ; and all over the country once again wide fields of waving green and flowery stalks promised exuberant abundance of the staple product of Ireland.

It was in the early days of August that the first symptoms of the coming disaster were seen. The calamity was heralded by a strange portent that was seen simultaneously in several parts of Ireland, and that at once suggested the ghastly truth to those who had carefully watched the signs of the previous year. A fog—which some describe as extremely white and others as yellow—was seen to rise from the ground ; the fog was dry and emitted a disagreeable odour. A Mr. Cooper saw it on the Ox Mountains in Sligo ; Justin McCarthy remembers to have seen it in Bantry Bay in county Cork. Mr. Cooper at once suspected the real truth, and caused inquiries to be made. The companion who was with Mr. McCarthy at the time at once exclaimed that the blight was coming. And they were right ; the fog of that night bore the blight within its accursed bosom. The work of destruction was as swift as it was universal. In a single night and throughout the whole country the entire crop was destroyed, almost to the last potato. 'On the 27th of last month' (July), writes Father Mathew, 'I passed from Cork to Dublin, and this doomed plant bloomed in all the luxuriance of an abundant harvest. Returning on the 3rd instant (August), I beheld with sorrow one wide waste of putrefying vegetation.'¹

¹ *The Census for Ireland for the Year 1851.* Part V. 'Table of Deaths,' vol. i. p. 270.

The meaning of the dread calamity burst upon the people at once ; but the suffering was yet to come. In the meantime, they gave way to the poignancy of their grief or to the apathy of their despair. 'In many places,' writes Father Mathew, 'the wretched people were seated on the fences of their decaying gardens, wringing their hands and wailing bitterly the destruction that had left them foodless.'¹ 'Blank stolid dismay, a sort of stupor, fell upon the people,' writes Mr. A. M. Sullivan, 'contrasting remarkably with the fierce energy put forth a year before. It was no uncommon sight to see the cottier and his little family seated on the garden fence, gazing all day long in moody silence at the blighted plot that had been their last hope. Nothing could arouse them. You spoke ; they answered not. You tried to cheer them ; they shook their heads. I never saw so sudden and so terrible a transformation.'²

'Famine advances on us with giant strides,'³ wrote Captain Wynne, one of the officials of the time, from Ennis in the autumn of 1846 ; and his words were soon confirmed. Towards the end of August the calamity began to be universal and its symptoms everywhere to be seen. Some of the people rushed into the towns, others wandered listlessly along the high roads in the vague and vain hope that food would somehow or other come to their hands. They grasped at everything that promised sustenance ; they plucked turnips from the fields ; many were glad to live for weeks on a single meal of cabbage a day.⁴ In some cases they feasted on the dead bodies of horses and asses⁵ and dogs ;⁶ and there is at least one horrible story of a mother eating the limbs of her dead child.⁷ In many places dead bodies were discovered with grass in their mouths and in their stomachs and bowels.⁸ In Mayo, a man who had been observed searching for food on the seashore, was found dead on the roadside, after vainly attempting to prolong his wretched life by means of the half-

¹ *The Census for Ireland for the Year 1851*. Part V. 'Table of Deaths,' vol. i. p. 270.

² *New Ireland*, p. 59.

³ O'Rourke, p. 366.

⁴ Census Commissioners, p. 273.

⁵ O'Rourke, pp. 390, 391.

⁶ Census Commissioners, p. 243.

⁷ *Ib.* p. 310.

⁸ *Ib.* pp. 243, 283.

masticated turf and grass which remained unswallowed in his mouth. Nettle-tops, wild mustard, and watercress were sought after with desperate eagerness. The assuaging of hunger with seaweed too often meant the acceleration of death, but seaweed was greedily devoured,¹ so also were diseased cattle,² and there were inquests in many places on people who had died from eating diseased potatoes.³ Another general effect of the famine was that the characteristic merriment of the peasantry totally disappeared.⁴ People went about, not speaking even to beg, with 'a stupid despairing look ;'⁵ children looked 'like old men and women ;'⁶ and even the lower animals seemed to feel the surrounding despair ; 'the few dogs,' says a visitor to Mayo, 'were poor and piteous, and had ceased to bark.'⁷ Even the ties of kindred were rent asunder. Parents neglected their children, and in a few localities children turned out their aged parents.⁸ But such cases were very rare, and in the most remote parts of the country. There are, on the other hand, numberless stories of parents willingly dying the slow death of starvation to save a small store of food for their children.⁹

The workhouse was then, as it is now, an object of dread and loathing. Within its walls were accustomed to take refuge the rustic victims of vice and the outcasts of the towns. Entrance into the workhouse then was regarded not merely as marking the advent of social ruin, but of moral degradation. Thus it came that fathers and mothers died themselves, and allowed their children to die along with them within their own hovels, rather than seek a refuge within those hated walls.¹⁰ But the time came when hunger and disease swept away these prejudices, and the people craved admission to the once-dreaded bastilles. Here again, however, hope was cheated ; the accommodation in the workhouses was far below the requirements of the people. At Westport 3,000 persons sought relief in a single day, when the

¹ Census Commissioners, p. 272.

² *Ib.* pp. 271, 277.

³ *Ib.* p. 273.

⁴ *Ib.* p. 242 ; O'Rourke, pp. 401, 402.

⁵ Census Commissioners, p. 92.

⁶ *Ib.* p. 243.

⁷ *Ib.* p. 242.

⁸ *Ib.* p. 283.

⁹ *Ib.* p. 284.

¹⁰ *Ib.* p. 242.

workhouse, though built to accommodate 1,000 persons, was already 'crowded far beyond its capacity.'¹ It was this town that Mr. Forster described as showing 'a strange and fearful sight like what we read of in beleaguered cities: its streets crowded with gaunt wanderers sauntering to and fro with hopeless air and hunger-struck look.'² At Carrick-on-Shannon there were 110 applications in one day; there were 30 vacancies.³ Driven from the workhouses, they began to die on the roadside, or, alone in their despair, within their own cabins. Corpses lay strewn by the side of once-frequented roads, and at doors in the most crowded streets of the towns. 'During that period,' writes Mr. Tuke, 'roads in many places became as charnel-houses, and several car and coach drivers have assured me that they rarely drove anywhere without seeing dead bodies strewn along the roadside, and that in the dark they had even gone over them. A gentleman told me that in the neighbourhood of Clifden one inspector of roads had caused no less than 140 bodies to be buried which he found along the highway.'⁴ 'In our district,' writes Mr. A. M. Sullivan,⁵ 'it was a common occurrence to find on opening the front door in early morning, leaning against it, the corpse of some victim who in the night-time had rested in its shelter. We raised a public subscription, and employed two men with horse and cart to go around each day and gather up the dead.'

The scenes that were revealed when some of the cabins were entered were even more horrible. When the inmates found that death was inevitable, they made no further struggle, sought the assistance neither of the Government nor of their neighbours; and occasionally, as Mr. Tuke tells us, the last survivor of a whole family 'earthed up the door of his miserable cabin to prevent the ingress of pigs and dogs, and then laid himself down to die in this fearful family vault.'⁶ Men entering the cabins found the dead and the dying side by side—lying on the same pallet of rotting straw, covered with the same rags. 'The only article,' says an eye-witness

¹ O'Rourke, p. 393.

² *Ib.* p. 273.

³ *New Ireland*, p. 65.

⁴ Census Commissioners, p. 283.

⁵ O'Rourke, p. 384.

⁶ O'Rourke, pp. 384, 385.

of a scene in Windmill Lane, Skibbereen, 'that covered the nakedness of the family, that screened them from the cold, was a piece of coarse packing stuff which lay extended alike over the bodies of the living and the corpses of the dead; which served as the only defence of the dying and the winding-sheet of the dead.'¹

'The first remarkable sign,' writes Mr. A. M. Sullivan, 'of the havoc which death was making was the decline and the disappearance of funerals.'² The annals of the time are full of the instances of this sinister change in the habits of Christian lands. The bodies of those who had fallen on the road lay for days unburied. Husbands lay for a week in the same hovels with the bodies of their unburied wives and children. Often when there was a funeral it bore even ghastlier testimony to the terror of the time. 'In this town,' writes a special correspondent of the 'Cork Examiner' from Skibbereen, 'have I witnessed to-day men, fathers, carrying perhaps their only child to its last home, its remains enclosed in a few deal boards patched together; I have seen them, on this day, in three or four instances, carrying those coffins under their arms or upon their shoulders, without a single individual in attendance upon them; without mourner or ceremony—without wailing or lamentation. The people in the street, the labourers congregated in the town, regarded the spectacle without surprise; they looked on with indifference, because it was of hourly occurrence.'³ A Catholic priest, who was a curate in county Galway during the famine tells a story of meeting a man with a cart drawn by an ass on which there were three coffins, containing the bodies of his wife and two children. When he reached the churchyard he was too weak to dig a grave, and was only able to put a little covering of clay on the coffins. The next day the priest found ravenous dogs making a horrid meal from the corpses.⁴ In another part of the country a woman with her own hands dug the grave of her dead son.⁵

Meantime, what had the Government been doing? They had, to put it briefly, been aggravating nearly all the evils

¹ O'Rourke, p. 272.

² O'Rourke, pp. 272, 273.

³ *New Ireland*, p. 64.

⁴ *Ib.* p. 379.

⁵ *Ib.* p. 405.

that were reaping so rich a harvest of suffering and death in Ireland. The measures which Sir Robert Peel had taken during the recess of 1845 and in the early portions of the session of 1846 have been already mentioned. As time went on he had taken other steps to meet the crisis. Donations to the amount of 100,000*l.* had been given from the Treasury in aid of subscriptions raised by charitable organisations. A still more important step was the setting on foot of works for the employment of the destitute.

The initial blunder of Lord John Russell was suddenly to close the works which had been set on foot by Peel. At the time when this decree went forth there were no less than 97,900 persons employed on the relief works; and the effect of adding this vast army of unemployed to the population whose condition has just been described, can easily be imagined.

The speech in which he announced his own policy followed on August 17, 1846; and, well-intentioned as it doubtless was, there was scarcely a sentence in it which did not do harm, not a proposal that did not work mischief. The first important statement was that the Government did not propose to interfere with the regular mode by which Indian corn and other kinds of grain might be brought into Ireland. The Government proposed 'to leave that trade as much at liberty as possible.' 'They would take care not to interfere with the regular operations of merchants for the supply to the country or with the retail trade.'¹ Then he described the new legislation which he proposed. Relief works were to be set on foot by the Board of Works when they had previously been presented at presentment sessions. For these works the Government were to advance money at the rate of 3½ per cent. repayable in ten years. In the poorer districts the Government were to make grants to the extent of 50,000*l.* This bill, when it became law, was known as the 'Labour Rate Act.'

The evil effects of this speech and this legislation were not long in showing themselves. The declarations with regard to non-intervention with trade were especially disastrous. The price of grain at once went up, and while the

¹ Hansard, lxxxviii. p. 776.

deficiency of food was thus enormously increased, speculators were driven to frenzy by the prospect of fabulous gains. Strange and almost incredible results followed. Wheat that had been exported by starving tenants was afterwards reimported from England to Ireland; sometimes before it was finally sold, it had crossed the Irish Sea four times—delirious speculation offering new bids and rushing in insane eagerness from the Irish to the English and from the English to the Irish market in search of the daily increasing prices. Stories are still told in Ireland with grim satisfaction of the abject ruin that was the Nemesis to the greedy speculators in a nation's starvation. More than one who kept his corn obstinately in store while the people around him were dying by the thousand, when he at last opened the doors found, not his longed-for treasure-house, but an accumulation of rotten corn, which had to be emptied into the river. 'A client of mine,' writes the late Master Fitzgibbon,¹ 'in the winter of 1846-47 became the owner of corn cargoes of such number and magnitude that if he had accepted the prices pressed upon him in April and May, 1847, he would have realised a profit of 70,000*l.* He held for still higher offers, until the market turned in June, fell in July, and rapidly tumbled, as an abundant harvest became manifest. He still held, hoping for a recovery, and in the end of October he became a bankrupt.'

'The Government,' said Lord John Russell, 'did not propose to interfere with the regular mode by which Indian corn might be brought into Ireland.' What was the result of this? According to a report from Commissary John Hewetson, dated December 30, 1846, Indian corn which had been bought for 9*l.* or 10*l.* a ton was selling for 17*l.* 5*s.* in Cork; was not to be had at any price in Limerick, but, in the shape of meal, was fetching from 18*l.* 10*s.* to 19*l.* a ton. 'These,' said he, 'are really famine prices;'² and then he tells how in Cork alone one firm was reported to have cleared 40,000*l.*, and another 80,000*l.*, from corn speculations. The reason for the non-intervention with the supply of Indian corn was that the retail trade might not be interfered with; and at this period retail shops were so few and far between for the sale of corn

¹ *Ireland in 1868*, p. 205.

² O'Rourke, p. 171.

that the labourer in the public works had sometimes to walk twenty or twenty-five miles in order to buy a single stone of meal.¹

It will be seen, presently, how the inflated price of corn, and the difficulty of obtaining it at any price high or low, co-operated with some provisions of the Labour Rate Act to enormously increase the sum of suffering and the total of deaths.

These were the days when free trade was a doctrine professed with all the exaggeration and misconception of a new faith. The reader need not fear that I am about to inflict upon him any of the senseless and utterly unmeaning abuse of free trade and political economy with which ignorant or half-educated writers are in the habit of vexing intelligent men. The free trade under which Lord John Russell and his subordinates justified their fatal errors in 1846 and 1847 was not free trade, but ghastly travesties of the doctrine, and hideous misunderstandings of the teachings of sound political economy. It will be seen by-and-by that Lord John Russell and all his subordinates had themselves to make this acknowledgment, and to announce a palinode as shameful as any in Parliamentary history. But in the end of 1846 they were still unshaken in their crazy misunderstanding of the subject—and indeed lectured the starving Irish nation with the supremacy of superior beings and the remote calm of dwellers on Olympian heights. The offensiveness of the attitude and the absurdity of the doctrines were a good deal intensified by the fact that, with characteristic tenderness for Irish feeling, the preachers selected to announce those doctrines were self-sufficient English civil servants, or Scotchmen with more than the usual amount of the rancorous dogmatism characteristic of their race.²

¹ O'Rourke, p. 172.

² As an instance: a deputation waited on Sir R. Routh, head of the Commissary Department, from Achill, representing the total destruction of the potatoes there, the absence of green crops, and asking for a supply of food from the Government stores, for which the inhabitants were ready to pay. The reply of Sir R. Routh was a peremptory refusal, coupled with the statement that 'nothing was more essential to the welfare of a country than strict adherence to free trade.' 'Then he begged to assure the reverend gentleman—meaning one of

There was to be no interference with the ordinary operations of trade. Thus it was decreed that the food which was in the food depôts that had been established at various points in Ireland should not be sold at moderate prices—and, in fact, should not be sold at all until the autumn. The result was that people with money in their hands died vainly begging food from the Government stores.¹

The Labour Rate Act was made even worse in operation by the rules of these same officials. First, the whole policy of the Act was to make the famine a Government business. It was Government that had the carrying out of all the works; the Government had to be consulted about everything, to give their approval to everything. The result was that all independent initiative and effort were stifled; local bodies in their paralysis were sent from one department of the circumlocution office to another; then, in their despair and distraction, did nothing. The rule of Red Tape was established with plenary powers and disastrous results. In April 1846, Messrs. Jones, Twistleton and Co. were able to report that they had sent to Ireland 'ten thousand books, besides fourteen tons of paper.' 'Over the whole island,' writes John Mitchel, 'for the next few months was a scene of confused and wasteful attempts at relief—bewildered barony sessions striving to understand the voluminous directions, schedules, and specifications under which alone they could vote their own money to relieve the poor at their own doors: but generally making mistakes—for the unassisted human faculties never could comprehend these ten thousand books and fourteen tons of paper; insolent commissioners and inspectors and clerks snubbing them at every turn and ordering them to study the documents; efforts on the part of the proprietors to expend some of the rates at least on useful works—reclaiming land or the like—which efforts were always met with flat refusal and a lecture on political economy. . . . plenty of jobbing and speculation all this while.'²

With a view to prevent competition with private enter-

the deputation—that if he had read carefully and studied Bourke, his illustrious countryman, he would agree with him (Sir R. Routh).—O'Rourke, pp. 222, 223

¹ O'Rourke, p. 226.

² *History of Ireland*, ii. 215.

prise, the money was all to be devoted to exclusively 'unproductive works,' by which were excluded railways, reclamation, and the like. The positive and the negative results of this restriction were equally prejudicial. There were railways demanding extension; millions of waste land demanding reclamation; miles of marsh ready to be drained;—all such work was forbidden. The look-out was then for unproductive work; and unproductive work, in a sense a good deal more literal than the Government wanted, was discovered. The stories told of the kind of work done under these loans would be incredible if they were not so well attested—among other things by solid monuments that exist to this day. Roads were made leading to nowhere; hills were dug away and then were filled up again; and so utterly useless was this kind of labour that sometimes good roads were actually spoiled, and traffic was impeded for some time by these supposed improvements. Hardly any of the roads were ever finished. 'Miles of grass-grown earthworks,' writes Mr. A. M. Sullivan,¹ 'throughout the country now mark their course and commemorate for posterity one of the gigantic blunders of the famine time.' 'While on the subject of mistakes,' said the Knight of Glin, a well-known landlord of the period, 'he might mention on the Glin Road some people are filling up the original cutting of a hill with the stuff they had taken out of it. That,' he added naively, 'is another slice of our 450l.'—the sum lent to the Shanagolden Union for relief works.²

Even this useless work—as has been seen—was not allowed to be done without the maddening preliminaries of vexatious and imbecile official delays. But this was not from the want of a sufficiently large staff. There were no less than 10,000 officials; and these appointments were given from the most corrupt motives. This example of corruption at the top had a good deal to do with the disastrous and universal spirit of corruption below. And the most heart-rending feature of it all was that all this machinery, all this vast army of officials, all these vast sums of money, not only did no good, but were productive of an increase instead of a diminution of the

¹ *New Ireland*, p. 64.

² Mitchel, ii. 216.

miseries of the country. As to a large portion of the people, the relief—such as it was—came too late. ‘The wretched people were by this time too wasted and emaciated to work. The endeavour to do so under an inclement winter sky only hastened death. They tottered at daybreak to the roll-call, vainly tried to wheel the barrow or ply the pick, but fainted away on the cutting, or lay down by the wayside to rise no more.’¹

But officialism was not convinced, and insisted on making the Act still more cruel by the regulations under which it was to be worked. ‘Those who choose to labour may earn good wages,’ wrote Colonel Jones to Mr. Trevelyan²—the one the head of the Board of Works, the other the representative of the Treasury; and in accordance with this superfine dictum of the official mind, it was decreed that the work done should be task-work. In other words, the feebler a man was, the less help he was entitled to receive; the nearer to starvation, the more quickly he should be pushed by labour into the grave. Hapless wretches, often with wives and several children dying of hunger at home—sometimes with the wife or one of the children already a putrid corpse—crawled to their work in the morning, there drudged as best they could, and at the end of the day often had as their wage the sum of fivepence—sometimes it went as low as threepence.³ To earn this sum too, it often happened that the starving man had to walk three, four, five, eight Irish miles to, and the same distance from, his work. Finally, owing to blunders, he was frequently unable even to get this pittance at the end of the week or fortnight: and then he returned to his cabin to die—unless, as often happened, he died on the wayside.⁴

Even when he was paid, the meal-shop was miles away— for the retail trade, with which the Government would not interfere, existed only in Government imagination; and meal-shops were only to be found at long intervals. Or, if he reached the meal-shop, Government measures again had raised the price of meal beyond the reach of relief work wages; and if he knocked at the doors of the Government depôts, a

¹ *New Ireland*, p. 64.

² O'Rourke, p. 209.

³ *Ib.* 206.

⁴ *Ib.* p. 258.

harsh Scotch voice replied that in the name of political economy he should die.¹

Finally, the evil done by the Labour Rate Act was in attracting from the cultivation of their own fields nearly all the farmers of the country. The prospect of immediate wages proved more enticing than the uncertainty of a remote and fickle harvest; and the universal peculation, combined with the absolute uselessness of the works done, spread a spirit of hideous demoralisation. The farmers flocked to them 'solely,' as Mr. Fitzgibbon puts it, 'because the public work was in fact no work, but a farcical excuse for getting a day's wages.'² The labourers, having the example of a great public fraud before their eyes, are described by Mitchel as 'themselves defrauding their fraudulent employers—quitting agricultural pursuits and crowding the public works, where they pretended to be cutting down hills and filling up hollows, and with tongue in cheek received half wages for doing nothing.'³

The Conservative organs of the period, which were no friends of the national newspapers, joined them in the descriptions of the hideous demoralisation which these works were producing: and they foretold with a fatal accuracy the effects of it all on the following year. 'There is not a labourer employed in the county except on public works,' wrote the 'Dublin Evening Mail,' 'and there is prospect of the lands remaining untilled and unsown for the next year.' 'The good intentions of the Government,' wrote the 'Cork Constitution,' 'are frustrated by the worst regulations—regulations which, diverting labour from its legitimate channels, left the fields without hands to prepare them for the harvest.'⁴ To sum up the case in reference to this effect of the Labour Rate Act—the means that were taken to meet the famine of 1846 proved the precursors and the preparers of the famine of 1847.

The records of the sufferings from hunger in that year are almost more revolting and terrible than those of 1846.

Meantime another, and a bitter calamity was added to those from which the people were already suffering. Pestilence always hovers on the flank of famine, and combined

¹ O'Rourke, p. 225.

² *History*, ii. p. 215.

³ *Ireland in 1868*, p. 206.

⁴ *Ib.* p. 216.

with wholesale starvation there were numerous other circumstances that rendered a plague inevitable—the assemblage of such immense numbers of people at the public works and in the workhouses, the vast number of corpses that lay unburied, and finally the consumption of unaccustomed food. The plague which fell upon Ireland in 1846-47. was of a peculiarly virulent kind. It produced at once extreme prostration, and every one struck by it was subject to frequent relapses; in Kinsale Union, out of 250 persons attacked, 240 relapsed.¹

The name applied to it at the time sufficiently signified its origin. It was known as the 'road fever.'² Attacking as it did people already weakened by hunger, it was a scourge of merciless severity. Unlike famine, too, it struck alike at the rich and poor—the well-fed and the hungered. Famine killed one or two of a family; the fever swept them all away. Food relieved hunger; the fever was past all such surgery.

Many of the people, worn out by famine, had not the physical or mental energy even to move from their cabins. The panic which the plague everywhere created intensified the miseries of those whom it attacked. The annals of the time are full of the kindly, but rude attempts of the poor to stand by each other. It was a common custom of the period to have food left at the doors or handed in on shovels or sticks to the people inside the cabins; but very often the wretched inmates were entirely deserted. Lying beside each other, some living and some dead, their passage to the grave was uncheered by one act of help, by one word of sympathy. Here is a brief, but complete, picture of this dread phase of the days of the plague: 'A terrible apathy hangs over the poor of Skibbereen; starvation has destroyed every generous sympathy; despair has made them hardened and insensible, and they sullenly await their doom with indifference and without fear. Death is in every hovel; disease and famine, its dread precursors, have fastened on the young and the old, the strong and the feeble, the mother and the infant; whole families lie together on the damp floor devoured by fever, without a human being to wet their burning lips or raise

¹ Census Commissioners, p. 304

² *Ib.* p. 273.

their languid heads; the husband dies by the side of the wife, and she knows not that he is beyond the reach of earthly suffering; the same rag covers the festering remains of mortality and the skeleton forms of the living, who are unconscious of the horrible contiguity; rats devour the corpse, and there is no energy among the living to scare them from their horrid banquet; fathers bury their children without a sigh, and cover them in shallow graves round which no weeping mother, no sympathising friends are grouped; one scanty funeral is followed by another and another. Without food or fuel, bed or bedding, whole families are shut up in naked hovels, dropping one by one into the arms of death.'¹

The fever-stricken wretches who had energy enough to crawl from their own homes and seek a refuge, became the heralds of disease wherever they went, and often suffered tortures more prolonged and darker than those who had lain down and died by their own hearthstones. Many of them directed their steps to the towns. 'From the commencement of 1847,' writes Dr. Callanan, 'Fate opened her book in good earnest here, and the full tide of death flowed everywhere around us. During the first six months of that dark period, *one-third* of the daily population of our streets consisted of shadows and spectres, the impersonations of disease and famine, crowding in from the rural districts and stalking along to the general doom—the grave—which appeared to await them but at the distance of a few steps or a few short hours.'²

'In cases succeeding exhaustion from famine,' says another writer, 'the appearances were very peculiar—the fever assuming a low gastric type, indicated by a dry tongue, shrunk to half its size, and brown in the centre; lips thin and bloodless, coated with sordes; skin discoloured and sodden; general appearance squalid in the extreme, and hunger-stricken. These symptoms, and a loathsome, putrid smell emanating from their persons, as if the decomposition of the

¹ *Cork Examiner*—quoted by Census Commissioners' 'Tables of Deaths,' vol. i. p. 272.

² Census Commissioners, p. 301.

vital organs had anticipated death, rendered these unhappy cases too often hopeless. They used to creep about the city while their strength allowed, and then would sink exhausted in some shed or doorway, and often be found dead.'¹

The workhouses and the hospitals were besieged more than ever; and death now raged with a terrible promptness and universality. There was the same difficulty as when starving thousands clamoured for admission and help in buildings in which only hundreds could be attended to; and there are descriptions of scenes enacted outside the hospitals and workhouses so revolting as to be almost incredible. 'Before accommodation for patients,' write the Census Commissioners, 'approached anything like the necessity of the time, most mournful and piteous scenes were presented in the vicinity of fever hospitals and workhouses in Dublin, Cork, Waterford Galway, and other large towns. There, day after day, numbers of people, wasted by famine and consumed by fever, could be seen lying on the footpaths and roads waiting for the chance of admission; and when they were fortunate enough to be received, their places were soon filled by other victims of suffering and disease!'²

'At the gate leading to the temporary fever hospital, erected near Kilmainham, were men, women, and children, lying along the pathway and in the gutter, awaiting their turn to be admitted. Some were stretched at full length, with their faces exposed to the full glare of the sun, their mouths open, and their black and parched tongues and encrusted teeth visible even from a distance. Some women had children at the breast who lay beside them in silence and apparent exhaustion—the fountain of their life being dried up; whilst in the centre of the road stood a cart containing a whole family who had been smitten down together by the terrible typhus, and had been brought there by the charity of a neighbour.'³

'Fever,' writes the 'Freeman's Journal,' 'has increased in Galway and Loughrea; numbers may be seen lying in rags or straw in the streets in the height of disease.' 'Alarming spread of fever in Dublin,' is the language of the same journal;

¹ Census Commissioners, p. 302.

² *Ib.* 248.

³ *Ib.* p. 297.

'crowds lying on the ground at Glasnevin and in Cork Street waiting for admission to the hospital.'¹

Outside the workhouses similar scenes took place. The case of Westport workhouse has been mentioned already, where as many as three thousand, suffering from hunger and fever, sought admission on the same day. 'Those who were not admitted—and they were, of course, the great majority—having no homes to return to, lay down and died in Westport and its suburbs.'² Mr. Egan was clerk of the union at the period, and in a conversation with Father O'Rourke, pointing to the wall opposite the workhouse gate, said: 'There is where they sat down never to rise again. I have seen there of a morning as many as eight corpses of those miserable beings who had died during the night. Father G—— (then in Westport) used to be anointing them as they lay exhausted along the walls and streets, dying of hunger and fever.'³

Admission to the fever hospital, and, still more, to the workhouse, was but the postponement, and often the acceleration of death. Owing to the unexpected demands made upon their space, the officials of these institutions were utterly unable to adopt the primary and fundamental measures for diminishing the epidemic. The crowding rendered it impossible to separate the sick and the healthy, sometimes to separate even the dead and the dying; there were not beds for a tithe of the applicants: and thus the epidemic was spread and intensified, instead of being alleviated and diminished. 'Inside the hospital enclosure' (the fever hospital at Kilmainham), says a writer already quoted, 'was a small open shed, in which were thirty-five human beings heaped indiscriminately on a little straw thrown on the ground. Several had been thus for three days, drenched by rain, &c. Some were unconscious, others dying; two died during the night.'⁴ 'We visited the poorhouse at Glenties' (county of Donegal), says Mr. Tuke in the 'Transactions of the Relief Committee of Friends,' 'which is in a dreadful state; the people were, in fact, half starved, and only half clothed. They had

¹ Census Commissioners, p. 297.

² O'Rourke, p. 393.

³ *Ib.*

⁴ Census Commissioners, p. 272.

not sufficient food in the house for the day's supply. Some were leaving the house, preferring to die in their own hovels rather than in the poorhouse. Their bedding consisted of dirty straw, in which they were laid in rows on the floor—even as many as six persons being crowded under one rug. The living and the dying were stretched side by side beneath the same miserable covering.' The general effect of all this is summed up thus pithily but completely in the report of the Poor Law Commissioners for 1846: 'In the present state of things nearly every person admitted is a patient; separation of the sick, by reason of their number, becomes impossible; disease spreads, and by rapid transition the workhouse is changed into one large hospital.'¹

The workhouses and the hospitals were not the only public institutions which were filled to overflowing. The same thing happened to the gaols. The prison came to be regarded as a refuge. Only smaller offences were at first committed; and an epidemic of glass-breaking set in. But as times went on, and the pressure of distress became greater and the hope of ultimate salvation less, graver crimes became prevalent. Thus sheep-stealing grew to be quite a common offence; and a prisoner's good fortune was supposed to be complete if he were sentenced to the once dreaded and loathed punishment of transportation beyond the seas. The Irishman was made happy by the fate which took him to any land—provided only it was not his own. And Botany Bay was transformed in peasant imagination from the Inferno of the hopeless to the Paradise of sufficient food and a great future.

But here again the refugees were confronted by the same horrors which awaited those who obtained admission to the workhouses and the fever hospitals. The prisons, without a tithe of the accommodation necessary for the inmates, became nests of disease; and often the offender who hoped for the luck of transportation beyond the seas, found that the sentence of even a week's imprisonment proved a sentence of death. In 1846, the Inspectors-General of Prisons reported that the increase of committals in that year over 1845 some-

¹ Census Commissioners, p. 272.

times amounted to one hundred per cent., and then stated that 'in a very great number of instances small crimes have been committed for the purpose of obtaining that support in prison which could not be procured elsewhere.'¹ In 1847 they write: 'The terrible catastrophe which has disorganised the whole framework of society in Ireland fell with its full force on establishments under our charge. Disease and death increased to a degree that could never be contemplated by those acquainted with the usual orderly and healthy state of our gaols. The crowding together of 12,883 prisoners in gaols only calculated to contain 5,655, increased the deaths in the Irish prisons, in a single year, from 131 to 1,315.'² 'In March,' writes Dr. Browne of the Castlebar gaol, 'our county gaol was crowded to more than double its capability, those committed being in a state of nudity, filth, and starvation.' Typhus broke out, and 'by the end of April we were in a state of actual pestilence. Every hospital servant was attacked, and from our wretched overcrowded state the mortality was fearful—fully forty per cent. ; . . . not a few of those committed were inmates of the fever wards a few hours after committal.'³

The years 1848 and 1849 present the same features. The increase of committals in 1848 over those of 1847 was no less than 34,105.⁴

¹ Census Commissioners, p. 304.

² *Ib.* pp. 304, 305.

³ *Ib.* pp. 300, 301.

⁴ This is the comment of the Inspectors-General :—'The calamitous visitation of the last few years, operating with no exclusive pressure—affecting the most opulent and the humblest poor alike—suspending employment, and staying the hand of charity—has sorely tried the integrity of our people. *Larcenies have multiplied*, because, ordinarily, men will steal food rather than die ; but to such as have made criminal compliance with necessity must be added vast numbers who, without means of earning subsistence, and unable to procure charitable aid, *notoriously appropriated articles of trifling value* that they might obtain the shelter of a prison under the guise of a commitment for a criminal offence.—Report of Inspectors-General of Prisons : Census Commissioners' 'Tables of Deaths, p. 311.

Here is a grim description of a prison of the period : it is written of Galway Gaol under date February 8, 1848 :—'It presented the appearance not only of a prison, but that of a poorhouse and an infirmary. The prisoners were, in general, the most wretched class of human beings I ever beheld—badly clothed, and emaciated from the destitution to which they had been exposed, and from which

In 1849 there was again an increase of committals, to the extent of 3,467 on the previous year, and the Inspectors-General comment on this significant phenomenon, 'The evil thus produced is so enormous as to threaten the total demoralisation of the lower orders, showing itself in the abolition of all distinction between right and wrong, and germinating a habit of committing crimes either for the sake of obtaining board and lodging in a gaol, or else for the remoter advantages of superior diet in the convict prisons, and the ultimate benefit of gratuitous emigration.'¹

Thus the plague worked—within the cabins, on the roads, in workhouses, in hospitals, in gaols. Of the numberless proofs of its dread activity let the following specimens suffice:—

Fever first demands attention. In one week 50 persons died in the workhouse at Castlereagh.² In Carrick-on-Shannon there were, on April 16, 1847, 300 cases of fever. The weekly deaths were 50.³ In one hospital in Dublin, Cork Street, 12,000 cases applied in ten months.⁴ At Cork there were 174 deaths in seven days, or more than a death every hour.⁵ In one day in the beginning of February, 1847, there were 44 corpses in the workhouse in the same city, and, on the 10th of the same month in that year, 100 bodies were conveyed for interment to a single graveyard outside the town.⁶ In the week ending April 3, 1847, of the entire number of inmates in the Irish workhouses—viz. 104,485—26,000 were sick, and of these 9,000 were fever patients.⁷ During that week the number of deaths was 2,706, and the average of deaths in each week during the month was 25 per thousand of the entire inmates.⁸

many sought refuge in the gaol by asking alms and by the commission of petty crimes. Fever and dysentery are prevalent amongst the prisoners, and some die before they can be brought to the hospital, which is filled with the sick and dying. Clad in miserable rags, crowded together during the day and heaped together during the night, contagious disease has taken root within the prison walls; and an extensive mortality was apprehended as the speedy and inevitable result.' It is added that of the 888 inmates, more than 120 were suffering from fever and dysentery.—*Ib.*

¹ Report of Inspectors-General of Prisons: Census Commissioners' 'Tables of Deaths,' p. 322.

² *Ib.* p. 278.

³ *Ib.* p. 296.

⁴ *Ib.* p. 258.

⁵ *Ib.* p. 284.

⁶ *Ib.* p. 282.

⁷ *Ib.* p. 304.

⁸ *Ib.*

Fifty-four, out of one hundred workhouse officials who were attacked with the fever, died between January 1 and April 2, 1847.¹ Of the entire medical staff employed in the different institutions of the country, one-fifteenth died in the same year.² 'Taking the recorded deaths from fever alone,' write the Census Commissioners,³ 'between the beginning of 1846 and the end of 1849, and assuming the mortality at one in ten, which is the very lowest calculation, and far below what we believe to have occurred, above a million and a half, or 1,595,040 persons—being one in 4·11 of the population in 1851—must have suffered from fever during that period.' 'But,' continued the writers, 'no pen has recorded the numbers of the forlorn and starving who perished by the wayside or in the ditches, or of the mournful groups, sometimes of whole families, who lay down and died one after another upon the floor of their miserable cabin, and so remained uncoffined and unburied till chance unveiled the appalling scene.'⁴

The deaths from fever in 1845 were 7,249. From that figure they rose to 17,145 in 1846; to 57,095 in 1847. In 1848 they were 45,948; in 1849 they numbered 39,316; in 1850 they fell to 23,545. Finally, the total deaths between 1841 and 1851 from fever were 222,029. But, allowing for 'deficient returns, 250,000'—a quarter of a million of people—'perished from fever alone.'⁵

The famine and the fever were naturally accompanied and followed by all those other maladies which result from insufficiency and unsuitability of food. The potato blight continued with varying virulence until 1851, its existence being marked by the prevalence in more or less severe epidemics of dysentery, which carried off 5,492 persons in 1846, 25,757 in 1847, the annual totals swelling, until in 1849 the deaths from this disease alone amounted to 29,446;⁶ cholera, which destroyed 35,989 lives in 1848-49;⁷ small-pox, to which 38,275 persons fell victims in the decennial period between 1841 and 1851.⁸ The deaths from small-pox, however, did not greatly swell the total of mortality between 1845 and

¹ Census Commissioners' 'Tables of Deaths,' p. 293.

² *Ib.* p. 30.

³ *Ib.* p. 243.

⁴ *Ib.*

⁵ *Ib.*

⁶ *Ib.* p. 251.

⁷ *Ib.* p. 252.

⁸ *Ib.*

1851. It should be added that as a direct consequence of the famine many thousands suffered severely from scurvy, and that the recorded cases of ophthalmia swell from 13,812 in 1849 to 45,947 in 1851.¹

In addition to this appalling loss of life from actual disease, the number of deaths registered by the Census Commissioners under the heading of 'Starvation' were 6,058 in the year 1847, and 21,770 during the decennial period. But 117 deaths from starvation were registered in the previous decennial period.² Under heading 'Infirmity, Debility, and Old Age,' the Commissioners record 10,609 deaths in 1845, 23,285 in 1847 and from 1841 to 1851 inclusive, a total of 133,923; but they acknowledge that many of these cases would be more appropriately ranked among the deaths from 'starvation.'³

It was the terrible mortality of these epidemics, and especially of the fever, that led to the most sinister invention of the time. This was the hinged coffin. The coffin was made with a movable bottom; the body was placed in it, the bottom unhinged, the body was thrown into the grave, and then the coffin was sent back to the workhouse to receive another body. Sometimes scores of corpses passed in this way through the same coffin. The hinged coffin was used extensively in Cork. Justin McCarthy, a youth of seventeen, just then started on his professional career as a reporter on the 'Cork Examiner,' many times saw the hinged coffin in actual use. In Skibbereen, which was one of the worst scourged places or districts, the hinged coffin was perhaps more largely used than in any other district. The traveller is to-day pointed out, as historic spots of the town, two large pits, in which hundreds of bodies found a coffinless grave.

Appalled by the spread of death, the Ministry were compelled in 1847 to change their whole procedure. New legislation was introduced; all the ideas were abandoned to which the Government had adhered with an obstinacy that the deaths of tens of thousands of people could not for months change. The Irish Relief Act was the official title of the new

¹ Census Commissioners' 'Tables of Deaths,' p. 253. As a result, Ireland had the largest proportion of blind, compared with its population, except Norway.—*Ib.*

² Census Commissioners' 'Tables of Deaths,' p. 253.

³ *Ib.* p. 245.

enactment ; it was familiarly known as the Soup Kitchen Act. Relief committees were to be formed throughout the different unions ; they were to prepare lists of persons who were fit subjects for relief ; food was to be given—at reasonable prices to some, gratuitously to the absolutely destitute. Here was a departure with a vengeance from the solid principles of political economy that had been preached with such unctiousness to the benighted Irish, with references to Burke, by the Scotch and English prigs who had undertaken to manage Irish affairs for the Irish people, and had managed them with such disastrous results.

But here again the good intentions of the Government and their legislation were defeated by characteristic blunders. One of the objects of the Government was to induce the people to till their own fields so as to avoid the repetition in 1848 of the loss of the harvest that had followed the blundering legislation of 1846 ; and, accordingly, it was ordered that the relief works should be gradually dropped, and that relief through the soup kitchens should take their place. At the end of March the number of persons employed was to be reduced by twenty per cent., and by May 1 the works were to be entirely discontinued. It was intended, too, that by the time the relief works came to an end the soup kitchens would be in existence ; and thus the people would be supplied with a substitute.

The number of people employed on the relief works was gigantic. In the week ending October 3, 1846—the first week of the relief works—the number of persons employed was but 20,000 ; but in March 1847, when the number on the works began to be reduced, the total had reached the enormous number of 734,000. The disarrangement of a scheme on which so many people depended for food was a project of strange rashness, and, as usual, it was carried out by the officials of the Government in a manner to aggravate all the evil tendencies of the original plan. The intention of the Government was that the reduction of twenty per cent. was to take place in the aggregate, and not in each place—the object, of course, being that regard should be had to the different conditions of each locality : the officials lowered the number of persons

employed in every district with perfect uniformity. Then the intention of the Government was that the Soup Kitchen Act should be in full working order when the relief works came to an end. By May 1, when the whole mighty army of three-quarters of a million of people were turned away from work, there was not a single relief committee in full working order, not a single can of soup had, in all probability, been manufactured. The result was that there was in 1847, as there had been in 1846, a hideous interregnum during which some of the worst sufferings of the famine days were repeated.

But when the scheme did get into working order, it proved on the whole effective and beneficial. Deaths from starvation came to an end; fever grew less intense in the hospitals; and the fields were fairly well tilled. Thus the severest verdict on the early incompetence of the Government was passed by the results of their own later legislation. And, indeed, with an appalling candour, the Ministers themselves confessed to their own tragic mistake. In the preamble to the Soup Kitchen Act the measure is justified: it has become necessary because, 'by reason of the great increase of destitution in Ireland, sufficient relief could not be given' under the Labour Rate Act.¹ M. Jules Sandeau tells in one of his stories how a royal prince gave the child of a faithful Breton family a smile, and comments that the royal smile had been purchased by three lives. The preamble to the Soup Kitchen Act had been purchased by many and many thousands of lives that might have been saved.

But all these things came too late, and especially too late to retain the population. Emigration received a terrible impetus, and the people fled in a frenzy of grief and despair from their doomed land. But even in their flight they were

¹ The testimony is overwhelming that if the policy of the Soup Kitchen Act had been originally adopted, a large amount of the horrors of the famine would have been prevented. 'The cost of the Kenmare soup kitchen,' reports the Relief Committee, 'from April 25 to September 1 amounted to 2,205*l.* 13*s.* 4*d.*; the amount of money paid for public works in the same district from November 23, 1846, to May 1 was 5,583*l.*, during which time the people were dying on the roads and dropping in the streets. Since the soup kitchens were set on foot, *we can safely affirm that not one human being died from starvation.*'—Census-Commissioners, p. 290.

pursued by the demons they had endeavoured to leave behind. The brotherhood of humanity, powerless to frame just laws and to give national rights, asserted itself in disease and death. To England, as the nearest refuge, the Irish exiles first fled. No less than 180,000 are said to have landed in Liverpool between Jan. 15 and May 4, 1847.¹ In Glasgow, between June 15 and August 17, 26,335 arrived from Ireland. Many were 'aged people unfit for labour;' out of 1,150 patients in the Glasgow fever hospital at the period, 750 were Irish.² At last the Government had to interfere to protect the English people from the horrors which the errors and folly of British administration had created in Ireland. An Order in Council was issued by which deck passengers were subjected to quarantine. Shortly afterwards, at the request of the Government, the fares for deck passengers were increased by the owners of four steamships plying between England and Ireland. These passengers were all Irish tenants, fleeing from their farms, voluntarily or by compulsion, through hunger or through eviction.

Vast masses tried to make their way to America. In the year 1845, 74,969 persons emigrated from Ireland; in 1846 the number had risen to 105,955; during 1847 it rose to 215,444. No means were taken to preserve these poor people from the rapacity of shipowners. The landlords, delighted at getting rid of them, made bargains for their conveyance wholesale and at small prices; and in those days emigrant-ships were under no sanitary restrictions of any effectiveness. Thus the emigrants, already half-starved and fever-stricken were pushed into berths that 'rivalled the cabins of Mayo, or the fever-sheds of Skibbereen.' 'Crowded and filthy, carrying double the legal number of passengers, who were ill-fed and imperfectly clothed, and having no doctor on board, the holds,' says an eyewitness, 'were like the Black Hole of Calcutta, and deaths in myriads.'³

The statistics of mortality bear out these words. Of 493 passengers during the year in the 'Queen,' 136 died on the voyage; of 552 in the 'Avon,' 236 died; of 476 in the 'Vir-

¹ Census Commissioners, p. 305.

² *Ib.*

³ Sir Charles Gavan Duffy, *Four Years of Irish History*, p. 531.

ginius,' 267 died; of 440 on the 'Larch,' 108 died and 150 were seriously diseased. 89,783 persons altogether embarked for Canada in 1847. The Chief Secretary for Ireland reported with regard to these that 6,100 perished on the voyage; 4,100 on their arrival; 5,200 in hospital; 1,900 in towns to which they repaired. 'From Grosse Island up to Port Sarnia, along the borders of our great river, on the shores of Lakes Ontario and Erie, wherever the tide of emigration has extended, are to be found one unbroken chain of graves, where repose fathers and mothers, sisters and brothers, in a commingled heap, no stone marking the spot. Twenty thousand and upwards have gone down to their graves.'¹

¹ Sir Charles Gavan Duffy, *Four Years of Irish History*, p. 532.

CHAPTER IV.

THE GREAT CLEARANCES.

IT was at the moment when Ireland was being scourged with all these plagues that her political leaders aggravated her sufferings by their dissensions. It is not my intention at this moment to enter upon a discussion as to the persons on whom responsibility for these dissensions must rest ; perhaps events were too powerful for any of the men engaged ; and the episode may be one of those which show how impotent are the bravest hearts and the strongest wills and minds against a combination of untoward circumstances. For the Irish people of to-day the moral to be drawn from the disasters which these dissensions brought on their country is much more important than the discussion of the now academical question of which side was most to blame.

It has already been told that the rise of the 'Nation' newspaper introduced into the counsels of O'Connell a new element, which he found it impossible to control. As disaster came upon the country these differences were bound to increase ; defeat outside being always the solvent of unity inside a political organisation. The hideous magnitude of the sufferings of Ireland at this moment, too, was another element which was bound to increase the tendency to discord. The young and strong and brave can never reconcile themselves to the gospel that there is such a thing in this world as inevitable evil. The sight of so many thousands of people perishing miserably naturally suggested a frenzied temper, and the extreme course that such a temper begets. Among the young men, therefore, who gathered round the leaders of the 'Nation' newspaper, there was a constant feeling

that enough was not being done to save the people. O'Connell, on the other hand, was now approaching the close of a long and busy life. As has been already mentioned, he had been at the period when the famine broke out already suffering for some years from the lethargising influence of brain disease; and there was, therefore, on his side as strong a tendency towards lethargy as there was on the other side to the activity of frenzy or despair. It would take me far beyond my purpose to go through the details of the many questions upon which the two sides came into collision. One of the great causes of the split between Young and Old Ireland was in reference to what are called the 'peace resolutions.' Some of the utterances of the Young Irelanders had suggested the employment of physical force under certain circumstances; and O'Connell, whose alarms were fed and increased by disreputable retainers, and by his eldest son—an intellectual pigmy of gigantic ambition—insisted upon the Repeal Association solemnly renewing its adhesion to the resolutions. These resolutions, passed at its formation, laid down the memorable doctrine that no political reform was worth purchasing by the shedding of even one drop of blood. It is hard to believe that O'Connell ever did accept in its entirety the doctrine that physical force was not a justifiable expedient under any imaginable circumstances. There is no record in his speeches—at least, none that I remember—of his reprobation of the American Colonies for having laid the foundation of their liberty and of their present greatness in armed insurrection. There is a famous speech, which formed part of the case of the Crown against him, in which he spoke of himself as the Bolivar of Ireland—and the triumphs of Bolivar were not gained without the shedding of blood. All O'Connell probably meant to say, in the moments when he was free from a certain kind of devotional ecstasy, was that Ireland was so weak at that time when compared to England, that an exercise of physical force could have no possible chance of success, and that it was as well to reconcile the people to their impotence by raising it to the dignity of a great moral principle. The Young Irelanders left the Repeal Association; and from this time forward there were

rival organisations, rival leaders, and rival policies in the National party.

O'Connell did not survive to see the complete wreck of the vast organisation which he had held together for so long a period. Rarely has a great, and on the whole successful, career ended in gloom so appalling and so unbroken. The imprisonment of 1843 was so ignoble an ending to the glorious promise and the wild and tempestuous triumph of that period that it probably gave his spirit a shock from which it never recovered. He worked on as energetically as ever, for he was a man whose industry never paused. But both he and his policy had lost their prestige. The young and ardent began to question his power, and still more to doubt his policy. Then came 1846 and 1847, with the people whom he had pledged himself to bring into the promised land of self-government and prosperity dying of hunger and disease, fleeing as from an accursed spot, and bound to the fiery wheel of oppression more securely than ever. In breaking health and with broken spirits the old man fought doggedly on. On April 3, 1846, he delivered a lengthened speech to the House of Commons, of which an historic but an entirely inaccurate description is given in Lord Beaconsfield's 'Life of Lord George Bentinck.'

The speech, whether supplied to the newspapers or not, appears in 'Hansard'; and, however much the voice and other physical attributes of O'Connell may have appeared to have decayed, this speech, in its selection of evidence, and in its arrangement of facts and its presentation of the whole case against the land system of Ireland, may be read even to-day as the completest and most convincing speech of the times on the question. In Dublin, too, the old man attended the relief committees day after day. He spoke in the House of Commons for the last time in February 1847, and then it was that he displayed that utter debility which is transposed in the 'Life of Bentinck' to the April of the previous year. He was next day seriously ill, and was ordered change of air. He went abroad, and was everywhere met by demonstrations of respect and affection. But his heart was broken.

A gloom had settled over him which nothing could shake off. He did not even reach the goal of his journey. He died at Genoa on May 15, 1847. His last will was that his heart should be sent to Rome, and his body to Ireland. He lies in Glasnevin Cemetery.

Meantime, the removal of his imposing personality from Irish politics aggravated the dissensions between Old and Young Ireland. O'Connell was largely dominated in his later years by his eldest son, John O'Connell; and the father bent much of his efforts towards handing on to his son the dignity of popular leader. But there is no divine right in popular command, except that which is given by supreme talents; and John O'Connell was utterly devoid of qualifications for the new position. He was weak, vain, and shallow; and the disproportion between his pretensions and his abilities did much to aggravate the bitterness and accelerate the rupture between the two schools of political thought.

The evils of the country grew daily worse; hope from Parliamentary agitation died in face of a failure so colossal as that of O'Connell; and some of the Young Irishmen, seized with a divine despair, resolved to try what physical force might bring.

The first important apostle of this new gospel was John Mitchel—one of the strangest, most picturesque, and strongest figures of Irish political struggles. He was the son of an Ulster Unitarian clergyman; and he was one of the early contributors to the 'Nation.' He separated in time from Sir (Mr.) Charles Gavan Duffy, and started a paper on his own account. In this paper insurrection was openly preached; and especially insurrection against the land system. The people were asked not to die themselves, nor let their wives and children die, while their fields were covered with food which had been produced by the sweat of their brows and by their own hands. It was pointed out that the reason why all this food was sent from a starving to a prosperous nation was that the rent of the landlord might be paid, and that the rent should therefore be attacked; in short, Mitchel attempted to start a 'No Rent' movement.

The Ministry, in order to cope with such writing and the

other results of a period of universal hunger and disease, succeeded in having a whole code of coercion laws passed. The Cabinet had changed its political complexion. The fall of Peel had, as has been seen, been brought about by the defeat of his Coercion Bill through a combination of the Whigs, the Protectionists, and the O'Connellites. Lord John Russell had been the leader of the Whigs in the triumphant attack on coercion; and Lord John Russell, now transformed from the leader of Opposition to the head of the Government, brought in Coercion Bills himself.

Nor was this the only way in which the Whigs in office borrowed all the weapons of the Tories. It has already been told how, when O'Connell was tried and convicted by packed juries and partisan judges, the Whig leaders in the House of Commons—Lord John Russell, Mr. (afterwards Lord) Macaulay, and others—denounced jury-packing as the vilest and meanest of expedients to crush political opponents; within a year or so of these declarations the Whigs were packing juries before partisan judges, and were getting verdicts to order which sent political opponents to transportation beyond the seas. Nay, the Whigs adopted expedients that, as they were not employed, we may charitably assume were too strong for even the stomachs of the Tories. There was in these years in Dublin a sheet called the 'World,' a black-mailing organ, somewhat after the type of certain low papers in our day in London. Its editor—a man named Birch—had been tried and convicted of attempting to obtain hush-money from helpless men and women whom chance had placed in his power. Lord Clarendon, the Whig Lord-Lieutenant, was forced to confess in a trial¹ in public court some years afterwards, that he had given Birch as much as between 2,000*l.* and 3,000*l.* in order to turn his slanderous pen against Duffy, Mitchel, Smith O'Brien, and the other leaders of the Young Ireland party. It is such recollections, as well as some others which will be presented in this book, that account for the unquestioning love and confidence which Irish Nationalists have for the professions and promises of English Liberals.

¹ Birch *v.* Redington. Redington was the Irish Under Secretary of those days, and Birch took an action against him for the recovery of his wages.

Mitchel was the first of the Young Irelanders who was attacked. He was brought to trial; Lord John Russell, questioned in the House of Commons about the trial a few days before it took place, pledged himself that it should be a fair trial. He had written, he declared, to his noble friend (Lord Clarendon) that he trusted there would not arise any charge of any kind of unfairness as to the composition of the juries, as, for his own part, 'he would rather see those parties acquitted than that there should be any such unfairness.' Most Englishmen who read this statement came to the conclusion—the very natural conclusion—that the word of an English Prime Minister thus solemnly pledged was carried out; and if there were any complaints by Irish members afterwards, they were dismissed as the emanations of the hopeless mendacity or the incurable folly of a race of persistent grumblers. Yet was the pledge most flagrantly broken; and the packing of the jury of John Mitchel under the premiership of Lord John Russell was as open, as relentless, as shameless, as the packing of the jury of O'Connell under the premiership of Sir Robert Peel. The Crown challenged thirty-nine of the jurors—of these thirty-nine, nineteen were Catholics, the rest were Protestants suspected of National leanings—with the final result that there was not a single Catholic on the jury, and that the Protestants were of the Orange class who would be quite willing to hang Mitchel, or any other man of his opinions, without the formality of trial, or without any evidence at all.

With such a jury Mitchel was, of course, convicted. He was sentenced to fourteen years' transportation; in a few hours after the sentence he was in a Government boat, on the way already to the land to which he was now exiled. The story of Mitchel's trial points other lessons beside the mendacity of Whig promises. The prompt throttling of a man who was calling upon people to fight rather than starve and allow their children to starve by apparently due process of law in the capital of his own country, and by the representatives of the power which was the parent of all this national starvation, was assuredly a tragedy that might have eclipsed the gaiety of at least the chief town of Ireland, or might have stung to

frenzy its populace. But Mitchel himself tells how, as he was being driven to his doom through the city, he saw a great crowd of people hurrying somewhere in evidently agreeable anticipation, and he learned that they were going to a flower show! One of the questions debated at the time most seriously was whether Mitchel should be allowed to be taken out of the country without some attempt at rescue. His own expectation was that the Government would never be allowed to conquer him without a struggle, and that his sentence would be the longed-for and the necessary signal for the rising. But it was deemed wisest by the other leaders of the Young Ireland party that the attempt at insurrection should be postponed until the people were organised and armed. By successive steps these men were in their turn driven to extremities, and to the conviction that an attempt at insurrection should be made.

The leader of this movement was Mr. Smith O'Brien. Mr. O'Brien was the member of an aristocratic family. His brother afterwards became Lord Inchiquin, and was the nearest male relative to the Marquis of Thomond. For years he had been a member of the English Liberal party, honestly convinced that the Liberal party would remedy all the wrongs of the Irish people. But as time went on, and all these evils seemed to become aggravated instead of relieved, he was driven slowly and unwillingly into the belief that the legislative Union was the real source of all the evils of his country; and he joined the Repeal party under O'Connell. By successive steps, which I have not time to trace here, he was driven into the ranks of Young Ireland, and by degrees into revolution. When he, Mr. John Blake Dillon, Mr. D'Arcy M'Gee, and Mr. (now Sir) Charles Gavan Duffy were finally forced into the attempt to create an insurrection, they probably had a strong feeling that the attempt was hopeless, and that they were called upon to make it rather through the calls of honour than the chances of success. The attempt at all events proved a disastrous failure. After an attack on a police barrack at Ballingarry, the small force which O'Brien had been able to call and keep together was scattered. He and the greater number of the leaders were arrested

after a few days, and were put on their trial. The juries were packed as before, the judges were partisans of the Orange school, and O'Brien and the rest were convicted, were sentenced to death, and, this sentence being commuted, were transported. Dillon and M'Gee succeeded in escaping to America.

This was the end of the Young Ireland party. The party of O'Connell did not survive much longer. In 1847 there was a general election. The graphic account of that election in Sir Charles Gavan Duffy's book is one of the most depressing and most instructive chapters in Irish history, and makes several years of Irish history intelligible. The election was fought out between the Young Irelanders and Conciliation Hall—the place where O'Connell's Repeal Association used to meet—on the principle whether there should or should not be a pledge against taking office.

The idea of Gavan Duffy and the other Young Irelanders was an independent Irish party—independent of Liberal as of Tory Governments. But O'Connell's heirs, as he himself, taught a very different creed. It was O'Connell's persistent idea that his supporters were justified in taking offices under the Crown. It is easy to understand, though it may be hard to forgive, his reasons for adopting such a policy. When O'Connell started, as to a large extent when he ended, his political career, every post of power in Ireland was held by the enemies of the popular cause. The Lord-Lieutenant, the Chief Secretary, all the judges, all the county court barristers, all the sheriffs, all the men in any public position, great or small, were Protestants, and most of them Orange Conservatives. Irish history teaches this lesson, if no other, that apparently popular and even Liberal institutions may exist in name and be the mask for the worst vices of unchecked despotism. Ireland had all the forms which in England are the guarantees of freemen and freedom, but these forms became the bulwarks and instruments of tyranny. It was in vain that there were in Ireland judges who had the same independence of the Crown as their brethren in England, if, from violent political partisanship, they could be relied upon to do the behests of the Government as safely as if they were

the creatures of the Crown. Trial by jury was a 'mockery, a delusion, and a snare,' if it meant trial, not by one's peers, but by a carefully selected number of one's bitterest political and religious opponents. And no laws could establish political or social or religious equality when their administration was left to the unchecked caprice of a hierarchy of unscrupulous political partisans.

O'Connell found how true this was in the days that succeeded Catholic Emancipation; and he thought, therefore, that one of the first necessities of Irish progress was that the judiciary and the other official bodies of the country should be manned by men belonging to the same faith and sympathising with the political sentiments of the majority of their countrymen.

There were some other reasons, too, of a less creditable character. O'Connell was the leader of a democratic movement with no revenue save such as the voluntary subscriptions of his followers supplied. It was not an unwelcome relief to his cause if occasionally he was able to transform the pensioners on his funds into pensioners on the coffers of the State. It is to be remembered, too, that at this period the Irish leader had a much more circumscribed class from which to draw his Parliamentary supporters than at the present day. The property qualifications still existed; a member of Parliament was obliged to have 300*l.* a year to be a borough, and 600*l.* a year to be a county member. There are many amusing and many sad stories of the strange characters which this necessity compelled O'Connell to introduce as advocates of the sacred cause of Irish nationality. There were large classes of the population who, while they had the property qualification, were in other respects entirely unsuited for the position of members of a popular party. The landlords were almost to a man on the side of existing abuses and the greater number of the members of this body whom O'Connell was able to recruit to his ranks were *déclassés*. They were usually men of extravagant habits and of vicious lives, and politics was the last desperate card with which their fortunes were to be marred or mended. Next, the constituencies of Ireland had at this moment a very narrow electo-

rate. It was all very well for half a million of people to meet O'Connell at Tara, or at any other of the monster meetings, and to show that he commanded, as never did popular leader before, the affections, the opinions, and the right arms of a unanimous nation. But when it came to the time for obtaining a Parliamentary supporter—the only available weapon for his struggle with English Ministries—it was not upon the voice of the people that the decision rested. He could carry most of the counties, even though support of him meant sentences of eviction, and, through eviction, of death or of exile to thousands of his adherents. In the boroughs it was half a dozen shopkeepers, face to face with the always impending bankruptcy of small towns in an impoverished country, who had the decision of an election in their hands. This is a central fact in the consideration of O'Connell's career, and must always be taken as supplying at least some explanation of his many mistakes and his many disastrous failures. Finally, O'Connell, in this matter of place-hunting, as in so many others, was led astray by that reliance upon the English Whig party which is the great and the ineffaceable blot upon his career.

The result of this theory of O'Connell's was the creation in Ireland of a school of politicians which has been at once her dishonour and her bane. This was the race of Catholic place-hunters. Throughout the following pages men of this type play a large part; it will be found that in exact proportion to their success and number were the degradation and the deepening misery of their country; that for years the struggle for Irish prosperity and self-government was impeded mainly through them; and that hope for the final overthrow of the whole vast structure of wrong in Ireland showed some chance of realisation for the first time when they were expelled for ever from Irish political life.

The way in which the system worked was this. A profligate landlord, or an aspiring but briefless barrister, was elected for an Irish constituency as a follower of the popular leader of the day and as the mouthpiece of his principles. When he entered the House of Commons he soon gave it to be understood by the distributors of State patronage that he

was open to a bargain. The time came when in the party divisions his vote was of consequence, and the bargain was then struck—the vote from him, and the office from them.

Under O'Connell this hideous system had not reached the proportions to which it afterwards attained ; but it had gone so far as to create a vast scandal ; and, along with the wretched tail which in the course of his long struggle O'Connell had gathered about him, gave that uncleanness to his proceedings which excited the just indignation of the young and ardent and high-minded men who formed the Young Ireland party. The final event that made separation between O'Connell and the Young Irelanders inevitable was the struggle between the demand for an independent Irish party, with no mercy to place-hunters, and the resolve of O'Connell to stand by the old and evil system of compromise. Richard Lalor Sheil, one of the most eloquent colleagues of O'Connell in the old struggle for Catholic Emancipation, had never joined in the agitation for Repeal, had kept out of all popular movements—some said because the despotic will of the great tribune made life intolerable to any but slaves—and had in time sunk to the level of a Whig office-holder. In 1846, having been appointed Master of the Mint in the Ministry of Lord John Russell, he stood for Dungarvan, and the Young Irelanders demanded that he should be opposed by a man who was in favour not of the government of Ireland by English Ministers, whether Liberal or Tory, but of the government of Ireland by the Irish people themselves. O'Connell stood by his old associate and his old creed, and Sheil was elected.

The struggle on this point, which had raged in the days of O'Connell, burst out with even greater fury when he was dead ; and the Young Irelanders had to contend with his puny and contemptible successor. The Young Irelanders proposed that no man should be elected who did not pledge himself to take no office under the Crown. And assuredly if such a pledge were ever necessary or justifiable it was at that moment. Between Parliament and Ministers, between the land laws and the landlords, the Irish nation was being murdered ; and the demand for relief should come, not from

beggars seeking the pence of the Treasury, but from independent men caring only for the redress of the hideous wrong and the cure of the awful suffering of their country.

But Mr. John O'Connell and the Repeal Association refused to accede to any such pledge; and at this supreme crisis, raised those false side-issues which are the favourite resort of unscrupulous traffickers in political struggles. A favourite expedient was to whisper doubts of the religious orthodoxy of the Young Irelanders; and their proposals being first described as revolutionary, dread warnings were by an easy transition drawn from the sanguinary teachings and acts of the revolutionaries of France. But the great side-issue was the attitude the Young Irelanders had adopted towards O'Connell. They were described as having 'murdered the Liberator.' The disappearance of O'Connell, especially in circumstances of such tragic and pitiful gloom, had produced on the whole Irish people the impression which Mrs. Carlyle so well describes as her feeling when the news came to England that Byron was dead. It seemed as if the sun or moon had suddenly dropped out of the heavens. In such a condition of the popular mind it was easy to raise a howl of execration against the men who had opposed his policy; the Young Irelanders were everywhere denounced; in many places they were set upon by mobs, and were in danger of their lives.

The revulsion of public feeling against them threw great difficulties in the way of the policy which they recommended: and that policy did not receive anything like a fair hearing. Their candidates were everywhere defeated, and in their stead were chosen men who were openly for sale. The one title for election in many cases was a hasty adhesion to the Repeal Association just before the general election. The subscription to this body was 5*l.*: hence these men came to be known as the 'Five Pound Repealers.' Thus, instead of seventy independent and honest Irish representatives, there was returned a motley gang of as disreputable and needy adventurers as ever trafficked in the blood and tears of a nation. The expected result soon followed. Of the entire number no less than twenty afterwards accepted places for themselves, and twenty more were continually pestering the Government Whips for places for

their dependents. Mr. John O'Connell himself had refused to take the pledge against office-taking, on the ground that if the name he bore was not a sufficient guarantee, he would condescend to no more. The guarantee was scarcely trustworthy; for he had at the time a brother and two brothers-in-law and a train of cousins in office. He himself, within a short time afterwards, was being trained as a captain of militia to fight against the men whom the sight of their country's ruin was driving to the desperate resort of rebellion; and, finally, ended as Clerk of the Hanaper.

Thus the Repeal party broke up, and Ireland was left without an advocate in Parliament. The ruin and helplessness of the country was now complete. Insurrection had been tried and had failed; constitutional agitation had produced a gang of scoundrels who were ready to sell themselves to the highest bidder. Ireland, starving, plague-stricken, disarmed, unrepresented, lay at the mercy of the British Government and of the Irish landlords. It will not be un-instructive to see what use the two classes made of their omnipotence over the country which death, hunger, and plague, abortive rebellion and political treachery had given over to their hands.

First as to the landlords. The potato crop in 1848 and 1849 had again failed, and there were throughout the country the same scenes—especially in 1849—of starvation and plague as in 1846 and 1847. In 1848, 2,043,505 persons received poor law relief, 610,463 being in the workhouses and 1,433,042 receiving out-door relief.¹ Fever and dysentery raged in the workhouses,² the gaols,³ the schools,⁴ and in some places along the western coast with such destructiveness as to almost entirely depopulate them. 'Along the coast of Connemara,' says a medical writer, 'for near thirty miles, where the villages are very small and hundreds of cabins detached, sickness and death walked hand in hand until they nearly depopulated the whole coast.'⁵ In Mayo hundreds of people died of starvation;⁶ in the townland of Moyard, County Galway, five persons—four sons and a

¹ Census Commissioners, p. 310.

⁴ *Ib.*

² *Ib.* p. 310.

³ *Ib.* p. 312.

⁵ *Ib.* p. 311.

⁶ *Ib.*

daughter—died in one family ;¹ in Ballinahinch, in the same county, six persons in the same family died—the husband, two daughters, and three sons ;² in Ballinasloe, in the same county, eight persons died in the same family. ‘The survivors have endeavoured to live on nettles and watercresses.’³ Though there were 41,083 fewer deaths than in 1847, the total reached the enormous figure of 208,352, and of these 97,076 died of epidemic—that is, of famine-produced diseases.⁴ And eventually, although there was a decrease of 37,285 on the emigration of 1847, no less than 178,159 persons left Ireland.

The failure was not so complete as in 1847, but still it was very extensive, and there was terrible and widespread suffering. In 1849 the blight worked more disastrously. The potatoes were ‘almost universally blighted.’⁵

The year 1849 was a return to the greater ghastliness and more multitudinous horrors of 1847. As in previous years, the harvest began with promises of abundance. In May the crops looked ‘luxuriant and flourishing’;⁶ but as early as June the blight appeared in County Cork and County Tipperary ; in July and August it appeared in several other counties. By the 18th of the latter month, in passing along the roads in the Mourne district of County Down, ‘the peaty smell—a symptom of the fatal disaster—was perceived distinctly.’ By September 14 the report was : ‘The potato blight has now become unmistakable, changing in one night’s time the green and healthy-looking appearances of the potato stalks to blackness and decay.’ October 1 : ‘The potatoes are bad everywhere.’⁷

As in the autumn of 1845, the people had staked their all on the success of the potato crop. ‘Should the crop fail,’ wrote the ‘Irish Farmers’ Gazette,’ ‘the country will be in a wretched condition, for the poor people have risked their all in the planting of potatoes this year.’⁸ One of the agricultural instructors sent out by the Lord-Lieutenant to lecture on improved methods of farming, reports from Roscommon instances of people having ‘sold their only cow to procure

¹ Census Commissioners, p. 311.

² *Ib.*

³ *Ib.* p. 312.

⁴ *Ib.* p. 314. ⁵ *Ib.* p. 319. ⁶ *Ib.* p. 315. ⁷ *Ib.* p. 315. ⁸ *Ib.* p. 319.

seed potatoes, and of persons having sold their beds for the same purpose.'¹ Another instructor gives an account which it will be well to remember in reading an account of the working of landlordism some pages farther on: 'They'—the tenants—'have nothing now left but the shelter of a miserable cabin, and themselves and the land in a corresponding state of misery; though they are still clinging to their huts with the greatest tenacity, and seem better pleased to perish in the ruins than surrender what they call their last hope of existence.'²

The same suffering as in 1847 followed the failure of the staple crop. 'The earlier months of 1849,' report the Poor Law Commissioners, 'were marked by a greater degree of suffering in the western and south-western districts than any period since the fatal season of 1846-47. Exhaustion of resources by the long continuance of adverse circumstances caused a large accession to the ranks of the destitute. Clothing had been worn out and parted with to provide food or seed in seed time.'³

Reports of all kinds present pictures as terrible as those of 1847, with deeper elements of tragedy in many cases, as the evils of 1849 came upon a people already exhausted by their dread experiences of the previous years. Then there had been added another burden to the famine-stricken people in the additional taxation imposed by the legislation of the Imperial Parliament, for the people had to pay for the legislation that had so terribly aggravated their sufferings, and that had murdered instead of saving hundreds of thousands of the nation. 'The people,' reports one of the agricultural instructors, 'complain bitterly [of the immense poor rate]; they say it will be impossible for them to stand the payment of the taxes for another season. They likewise say,' adds this instructor, 'that if they improve their farms, they know in their hearts they are doing so for other persons.'⁴

And now for a few pictures of the state of things which existed among the people. 'The state of the country here,' writes one of the instructors from Clifden, Connemara, as 'in

¹ Census Commissioners, p. 317.

² *Ib.* p. 320.

³ *Ib.*

⁴ *Ib.* p. 317.

many other places, is utterly hopeless, and exhibits the most horrifying picture of poverty and destitution. The neglected state of the land—the death-like appearance of the people crawling from their roofless cabins . . . the pitiful petitions of the desponding poor craving that charity which the “rate” of 23s. 1d. to the pound puts out of the power of humanity to bestow—some may conceive, but few can describe. It is not very likely, indeed, that any good can accrue to such people from my visits. “We will not sow, for we cannot work without food,” is the general answer made to me by those patient sufferers.’¹

‘Anything,’ writes another instructor from the Ballinrobe Union, County Mayo, ‘to equal the misery and starved appearance of the people here I have not yet seen—no more sign of tillage, or any preparation for it, than on the top of a barren mountain, though very fine land . . . I begged of them to prepare the land; their reply was, “How can a hungry man work, sir? we are all nearly starved;” and really they had starvation in their worn faces . . . I meet half-starved creatures in the fields everywhere picking weeds and herbs to eat them. I have no hesitation in saying that five out of six of the really destitute will be dead on July 1.’²

‘Deaths from starvation occur almost daily,’ writes another instructor from Ballynahinch Estate, Connemara, ‘and the remains of hunger’s victims are quietly laid in the ground unrecorded.’³ In the neighbouring islands, ‘which had quite run out of cultivation,’ the inhabitants were ‘either dead or supported by public relief and by that system of petty theft which unfortunately pervades the country, as the food supplied is barely sufficient to enable the living skeletons to go in search of a further supply.’

Finally, here are a few extracts from the newspapers of the time: ‘The distress in the west of Ireland was very great; many died of want.’ ‘Great destitution at Athlone; never were the poor in so deplorable a condition.’ ‘A family of six lived for one week upon the carcase of an ass in the parish of Ballymackey, County Tipperary.’ ‘Great distress

¹ Census Commissioners, p. 321.

² *ib.*

³ *ib.*

in Ulster—people eating ass-flesh.’ ‘Deaths from starvation were reported from Cong, County Mayo, from Lettermore, County Tipperary, and also from the County Clare.’ ‘January 17 : Twenty-two deaths from famine and destitution reported throughout the country.’¹

As has already been stated, the epidemic of cholera was added to the other scourges which, in the latter part of 1848 and all through 1849, followed on the other epidemics. The total number of deaths in 1849 was 240,797, being the greatest number for any one year in the decennial period between 1841 and 1851 except 1847. The deaths from zymotic diseases were larger than in 1847, being 123,386, which is 7,021 more than in 1847.²

Such, then, was the state of Ireland in these two years. I now proceed to describe the conduct of the landlords. It would be easy to quote the denunciations of them which appeared in the speeches and newspapers even of England, but I have thought it a better plan to take up one particular district and show the landlords at work there.

To anybody who desires to obtain a detailed and realistic picture of what Irish landlordism in the days of the famine really meant, the perusal of the paper No. 1089, entitled ‘Reports and Returns relating to Evictions in the Kilrush Union,’ will be of absorbing interest. The Ministers, in order to give Parliament some idea as to the merits of the controversy between them and the landlords, presented in this volume a series of extracts from the report of Captain Kennedy, who had been sent down to this union as representative of the Poor Law Commissioners. These extracts begin on November 25, 1847, and conclude on June 19, 1849. They tell over and over again the same tale, until the heart grows sick with the repetition of ghastly and almost incredible horrors. Kilrush was one of the unions in which neither famine nor fever worked with such deadly effect as in some other parts of the country.

¹ *Freeman's Journal* and *Saunders's Newsletter*, quoted by Census Commissioners, pp. 320, 321.

² Census Commissioners, pp. 323, 324.

The following extracts from Captain Kennedy's report are given without comment, and may be trusted to speak for themselves:—

November 25, 1847.—An immense number of small landholders are under ejection, or notice to quit, even where the rents have been paid up.¹

February 11, 1848.— . . . upwards of 120 *houses have been 'tumbled' on one property* within a few weeks, containing families to a greater number, many of whom are burrowing behind the ditches, without the means of procuring shelter.²

March 16, 1848.—We admitted a considerable number of paupers, among whom were some of the most appalling cases of destitution and suffering it has ever been my lot to witness. The state of most of these wretched creatures is traceable to the numerous evictions which have lately taken place in the union. When driven from their cabins they betake themselves to the ditches or the shelter of some bank, and there exist like animals, till starvation or the inclemency of the weather drives them to the workhouse. There were three cartloads of these creatures, who could not walk, brought for admission yesterday, some in fever, some suffering from dysentery, and all from want of food.³

March 23, 1848.—Whole districts are being cleared and re-let in larger holdings.⁴

March 28, 1848.—I have the honour to inform you that the Kilrush workhouse contained two above the authorised number, on yesterday. This rapid filling is attributable to the numerous evictions on the 25th instant and demolition of cabins. To meet the emergency I immediately proceeded with Mr. Meagher, Vice-Guardian, and selected fifty cases for discharge, principally widows with one child dependent, and some elderly widows without any. I anticipate a considerable pressure during the next fortnight. *Cabins are being thrown down in all directions*, and it is really extraordinary and, to me, unaccountable where or *how the evicted find shelter.*⁵

March 30, 1848.— . . . The pressure is coming, and will continue; and this will not surprise the Commissioners when I state my conviction that *1,000 cabins have been levelled in this union within a very few months.* The occupants of many of these were induced to give them up on receipt of a small sum of money; and that once spent they must seek the workhouse or starve.⁶

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 3.

² *Ib.*

³ *Ib.*

⁴ *Ib.*

⁵ *Ib.* p. 4.

⁶ *Ib.*

April 6, 1848.—A timely, well organised, and well superintended labour test, in and out of doors, is the only hope of stemming the torrent. *The destitution in degree and character is, I trust, unknown elsewhere ; improvident, ignorant, thriftless parents, scarcely human in habits and intelligence, only present themselves, with nine or ten skeleton children, when they themselves can no longer support the pangs of hunger and their wretched offspring are beyond recovery.* The state of this union must be seen to be believed or comprehended.¹

April 6, 1848.—While hundreds are being turned out houseless and helpless daily on one small property in Killard division, no less than twenty-three houses, containing probably one hundred souls, were tumbled in one day, March 27. I believe the extent of land occupied with these twenty-three houses did not exceed fifty acres. The suffering and misery attendant upon these wholesale evictions is indescribable.² The number of houseless paupers in this union is beyond my calculation ; those evicted crowd neighbouring cabins and villages, and disease is necessarily generated. On its first appearance the wretched sufferer, and probably the whole family to which he or she belongs, is ruthlessly turned out by the roadside. The popular dread of fever or dysentery seems to excuse any degree of inhumanity. The workhouse and temporary hospital are crowded to the utmost extent they can possibly contain ; the crowding of the fever hospital causes me serious anxiety. The relieving officer has directions to send no more in : yet, notwithstanding this caution, panic-stricken and unnatural parents frequently send in a donkey-load of children in fever a distance of fourteen or fifteen miles for admission. How to dispose of them I know not.³

April 8, 1848.—I calculate that 6,000 houses have been levelled since November, and expect 500 more before July.⁴

April 13, 1848.—Destitution, I am concerned to say, steadily increases, together with a corresponding increase of disease. The numerous evictions tend to this when (as is frequently the case) thirty or forty cabins are levelled in a single day ; the inmates crowd into neighbouring ones till disease is generated, and they are then thrown out without consideration or mercy. The relieving officers thus find them, and send them to the hospital when beyond medical aid. These wholesale evictions are most embarrassing to the guardians. The wretched and half-witted occupiers are too often deluded by the specious promises of under-agents and bailiffs, and induced to throw down their own cabin for a paltry *consideration of a*

¹ Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kilmursh Union, 1849, p. 4. ² *Ib.* p. 5. ³ *Ib.* ⁴ *Ib.*

few shillings, and an assurance of 'outdoor relief.' I am compiling a return of the number of evictions in each electoral division since last November, with the extent of holding and amount of yearly rent.

April 16, 1848.—In the week ending April 8, the number of 'cases' receiving out-door relief numbered 4,594, making a total of 14,292 souls, at a cost of 296*l.* 7*s.* 11*d.* for the week. There has been considerable increase in the week ending the 15th instant. I do not anticipate the numbers will stop short of 18,000 before August. This will be understood from what I have hitherto stated of the utter absence of employment, and the large number evicted and houseless.¹

June 27, 1848.—Several of those wretched dens were without light or air, and I was obliged to light a piece of bog-fir to see where the sick lay, while many good and substantial houses lay in ruins about them. Whatever the necessity, or whatever future good these clearances may effect, they are productive of an amount of present suffering and mortality which would scare the proprietors were they to see it. And the evil still goes on. During the last week about sixty more souls have been left houseless on one small property, to crowd into the already over-crowded cabins and create disease.²

July 5, 1848.—Twenty thousand, or one-fourth of the population, are now in receipt of daily food, either in or out of the workhouse. Disease has unfortunately kept pace with destitution, and the high mortality at one period since last November, in and out of the workhouse, was most distressing. I have frequently been astonished by the sudden and unexpected pressure from certain localities; this naturally induced an inquiry into the causes, and eventually into a general review of the whole union. The result of this inquiry has convinced me *that destitution has been increased and its character fearfully aggravated by the system of wholesale evictions which has been adopted*; that a fearful amount of disease and mortality has also resulted from the same causes, I cannot doubt. I have painful experience of it daily. To make this understood, I may state, in general terms, that about 900 houses, containing probably 4,000 occupants, have been levelled in this union since last November. The wretchedness, ignorance, and helplessness of the poor on the western coast of this union prevent them seeking a shelter elsewhere; and, to use their own phrase, 'they don't know where to face'; they linger about the localities for weeks or months, burrowing behind the ditches, under a few broken rafters of their former dwelling,

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 6.

² *Ib.* p. 7.

refusing to enter the workhouse till the parents are broken down and the children half starved, when they come into the workhouse to swell the mortality one by one. Those who obtain a temporary shelter in adjoining cabins are not more fortunate. Fever and dysentery shortly make their appearance, when those affected are put out by the roadside as carelessly and ruthlessly as if they were animals ; when frequently, after days and nights of exposure, they are sent in by the relieving officers when in a hopeless state. These inhuman acts are induced by the popular terror of fever. I have frequently reported cases of this sort. *The misery attendant upon these wholesale and simultaneous evictions is frequently aggravated by hunting these ignorant, helpless creatures off the property, from which they perhaps have never wandered five miles.* It is not an unusual occurrence to see forty or fifty houses levelled in one day, and orders given that no remaining tenant or occupier should give them even a night's shelter. I have known some ruthless acts committed by drivers and sub-agents, but no doubt according to law, however repulsive to humanity ; *wretched hovels pulled down, where the inmates were in a helpless state of fever and nakedness, and left by the roadside for days.* As many as 300 souls, creatures of the most helpless class, have been left houseless in one day, and the suffering and misery resulting therefrom attributed to insufficient relief or mal-administration of the law : it would not be a matter of surprise that it failed altogether in such localities as those I allude to. When relieved, charges of profuse expenditure are readily preferred. The evicted crowd into the back lanes and wretched hovels of the towns and villages, scattering disease and dismay in all directions. The character of some of these hovels defies description. I not long since found a widow, whose three children were in fever, occupying the piggery of their former cabin, which lay beside them in ruins ; however incredible it may appear, this place where they had lived for weeks, measured five feet by four feet, and of corresponding height. I offered her a free conveyance to the workhouse, which she steadily refused ; her piggery was knocked down as soon as her children were able to crawl out on recovery ; and she has now gone forth a wanderer. I could not induce any neighbour to take her in, even for payment ; she had medical aid, and all necessary relief from the union.¹

August 13, 1848.—I regret to say that these monster evictions still continue. During the last week forty-four families were evicted, and

¹ Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kilrush Union, 1849, pp. 7, 8.

the houses levelled, on one property. . . . A band of paupers, taken from some distant stone-breaking depôts, and armed with spades, crowbars, and pickaxes, completed this work of destruction. . . . These helpless creatures, not only unhoused but *driven off the lands*, no one remaining on the lands being allowed to lodge or harbour them. . . . When winter sets in these evicted destitute will be in awful plight, as their temporary sheds, behind ditches or old fences, are quite unfit for human habitation, and if they attempted to build anything permanent they would be immediately abolished. If the records of the sheriff's office connected with the union for the last nine months were produced, they would account for much of the death and destitution of the union.¹

August 25, 1848.—In reply to your communication of the 24th instant, I have the honour to inform you that the band of paupers therein adverted to were hired by the sub-agent and taken away from the stone-breaking depôt for the purposes I have stated. They, of course, received no relief for the day they were absent, nor for some days after, as the relieving officer ascertained that they received a high rate of wages for this service. I did not intend to convey that the implements used by these paupers were union or public property.²

August 27, 1848.—Numerous evictions have taken place during the last week: the number and particulars will be forwarded on an early day. The ultimate fate of this class is a matter of curious speculation when their utter destitution and helplessness are fully understood.³

EXTRACT FROM THE VICE-GUARDIANS' REPORT.

October 21, 1848.—The number of houses now thrown down, and of families thereby rendered totally destitute, is daily increasing to a fearful extent.⁴

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

November 7, 1848.—I cannot lead the Commissioners to expect other than a rapid increase of numbers becoming chargeable to the rates, and it cannot under existing circumstances be otherwise. The extent of destitution which I anticipate, and which exists in the union, may be readily accounted for. Large numbers are employed during the summer cutting and saving turf, but at a scale of remuneration barely sufficient to support existence. Many more earn a

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 19.

² *Ib.* p. 20.

³ *Ib.* p. 23.

⁴ *Ib.* p. 30.

precarious livelihood by fishing in the summer months, but in the winter they cannot venture out with their wretched boats and tackle on this iron-bound coast. The money spent by summer visitors is also wanting. To these must be added all those small landholders who have been since last spring evicted. I believe that this class alone numbers 9,000 souls, and that 8,000 of these are without even shelter, as an eviction seldom occurs without the demolition of the house. They are swarming over the union in temporary sheds and huts which are unfit for human occupation, and from which they are daily driven by the inclement weather.¹

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

December 4, 1848.—My acquaintance with the state of this union does not allow me to believe that the numbers becoming chargeable to the rates will stop short of 20,000. This can hardly be a matter of surprise when I state (what the Commissioners are in possession of) that I have forwarded returns of the eviction of 6,090 souls since last July.²

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

January 22, 1849.—I cannot estimate the evictions in the union much under 150 souls per week.³ . . . The destitution in this union is a mighty and fearful reality; it is in vain to strive to falsify or forget its existence; yet no combined effort, and hardly an individual one, is made to alleviate or arrest it. A few philanthropic individuals continue to afford their unit of relief and employment, but their example is not taking. There is a general lack of energy; the better part of the community seem, for the most part, as apathetic as if the country were comparatively prosperous; while demoralisation, disease, and death are spreading like a cancer. I see the masses of the people starving, and the land, which could be made to feed treble the number, lying all but waste.⁴

EXTRACT OF REPORT FROM THE VICE-GUARDIANS.

January 22, 1849.—Evictions and throwing down houses continue to be carried on to large extent, and the quarter sessions, now going on, shows that a large number of ejections are in process; and we know that within a fortnight upwards of 800 beings have been evicted from their houses. We cannot, therefore, make any calculation that may come near the amount, but are of opinion that

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 32.

² *Ib.* p. 36.

³ *Ib.* p. 43.

⁴ *Ib.* p. 45.

at least 2,000 persons will be added in some parts of the intermediate season ; and that about the same number will be off the list in the months of April to June ; they increase from that to October.¹

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

April 3, 1849.—On one farm alone, in Kilmurry (the most miserable district in the union), where there were 73 houses within the last ten months, there are now but thirteen. I also enclose a petition, marked 'E,' being one of hundreds which I have received to the same purport. This houseless class becomes more embarrassing daily, and I fear a money allowance for lodging, in addition to food, will ere long be forced upon the Vice-Guardians.²

The following is the petition :—

'The humble petition of Patt Lumane

'Sheweth,

'That he has neither house nor home, nor place to shelter him ; no person would admit him, or give him a night's lodging. He has five in family, exposed to all sorts of persecution ; therefore he applies to the Board of Guardians to admit him and family into the workhouse to shelter them.

'He was upon outdoor relief, and had no asylum to eat it.'³

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

May 7, 1849.—I find that my constant and untiring exertions make but little impression upon the mass of fearful suffering. As soon as one horde of houseless and all but naked paupers are dead, or provided for in the workhouse, another wholesale eviction doubles the number, who, in their turn, pass through the same ordeal of wandering from house or burrowing in bogs or behind ditches, till, broken down by privation and exposure to the elements, they seek the workhouse, or die by the roadside. The state of some districts of the union during the last fourteen days baffles description ; sixteen houses, containing twenty-one families, have been levelled in one small village in Killard division, and a vast number in the rural parts of it. As cabins become fewer, lodgings, however miserable, become more difficult to obtain. And the helpless and houseless creatures, thus turned out of the only home they ever knew, betake themselves to the nearest bog or ditch, with their little all, and, thus huddled together, disease soon decimates them.

Notwithstanding that fearful, and (I believe) unparalleled numbers

¹ Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 45.

² *Ib.* 43.

³ *Ib.* p. 46.

have been unhoused in this union within the year (probably 15,000), it seems hardly credible that 1,200 more have had their dwellings levelled within a fortnight.

I have a list of 760 completed, and of above 400 in preparation. It appears to me almost impossible to successfully meet such a state of things; and the prevailing epidemic, or the dread of it, aggravates the evil. None of this houseless class can now find admittance, save into some overcrowded cabin, whose inmates seldom survive a month. I have shown Dr. Phelan some of these miserable nests of pestilence, which I am at a loss to describe.

Five families, numbering twenty souls, are not unfrequently found in a cabin consisting of one small apartment. At Doonbeg, a few days since, I found three families, numbering sixteen persons, one of whom had cholera, and three in a hopeless stage of dysentery. The cabin they occupied consisted of one wretched apartment about twelve feet square. It was one of the few refuges for the evicted, and they were unable to reckon how many had been carried out of it from time to time to the grave.¹

There are one or two further extracts which illustrate very forcibly the working of the land system. Thus, the following extracts from Captain Kennedy's report show the manner in which the excessive competition for land brought up prices far beyond their value and far beyond the capacity of the tenant to pay:—

Hundreds of instances occur where an acre of land worth 15s. is let for 3*l.*, and the occupier, in default of full payment, bound to give 140 days' labour to his lessor during spring and harvest, when the occupier himself requires them most; this would (valuing his labour at 8*d.* per day) amount to 4*l.* 13s.²

The farmer, oppressed himself, naturally acted in like manner with regard to the labourer:—

The same system obtains as to the letting of cabins; 100 or 120 days' labour, during the only period the wretched labourer would earn, is exacted for a cabin worth perhaps 7s. 6*d.* a year.

The occupiers, having thus pauperised the labouring class, get their work done for nothing, and complain of rates. I think I could show that the sum required to keep the paupers in this union would,

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 46.

² *Ib.* p. 4.

if expended in labour, keep the people and pay 20 per cent. Employment or wages there is none.

The farmers and occupiers in the neighbourhood take advantage of these occurrences, get their labour done in exchange for food alone to the member of the family he employs, till absolute starvation brings the mother and helpless children to the workhouse. This is the history of hundreds.¹

I can, even in the neighbourhood of a town, procure the services of a good able-bodied labourer for his food alone.²

And here is a definition of an able-bodied labourer that suggests curious reflections:—

. . . There are but few who realise any idea of an able-bodied labourer; the great mass of them are called so, more in relation to their years than their physical power, or in contradistinction to those who are in the last stage of disease or existence. Men are called able-bodied here who would not be so designated elsewhere.³

Then, as to the action of the landlord, here are two extracts which give a curious idea of his feelings and conduct:—

The lands have been already literally swept for rent. I frequently travel fifteen miles without seeing five stacks of grain of any kind; all threshed and sold. Rent has seldom or ever been looked for more sharply, and levied more unsparingly, than this year.⁴

Of the proprietors there are but few resident. I cannot speak of their means; I only know that there has not been any amount of poor rate levied in this union seriously to injure them; no more than any man of common humanity ought voluntarily to bestow in disastrous times. That they are, generally speaking, embarrassed, I fear is a melancholy truth, and goes far to account for the existing want of employment and consequent destitution.⁵

The result of these wholesale clearances was to extort from Parliament an Act which compelled the landlord to give forty-eight hours notice to the Poor Law guardians of his district, so that they might be able to make provision for giving food and shelter to those whom his eviction had left starving and homeless. The Act was called 'An Act for the protection and relief of the destitute poor evicted

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 5.

² *Ib.* p. 36.

³ *Ib.* p. 44.

⁴ *Ib.*

⁵ *Ib.* pp. 44, 45.

dwellings in Ireland.' There is no Act of the Legislature which throws so ghastly a light on the social condition of Ireland. The first section enacts that notice of an eviction must be given forty-eight hours before to the relieving officers, and prohibits evictions two hours before sunset or sunrise, and on Christmas Day and Good Friday! The seventh section made the pulling down, demolition, or un-roofing of the house of a tenant about to be evicted a misdemeanour. The fact that such an Act could be passed through two Houses of Parliament in either of which the landlord interest was predominant is the strongest evidence of the dread condition of things then existing in Ireland. But even the merciful provisions of this extraordinary Act, small as they were, the landlords and their agents managed to evade. The correspondence between Captain Kennedy and the Poor Law Commissioners abounds with instances of inquiries with regard to the violation of the law in this respect. But the landlords ultimately found out the way in which the Act might be evaded, as will be seen from the following extract from the Vice-Guardians' Report, dated October 21, 1848:—

In most instances, the plan adopted by the landlords has been to proceed by civil bill against the person of the tenant, and, on his being arrested, to discharge him from gaol on his having the house thrown down, and possession given to landlord by the remainder of his family, or by his friends; in other cases, a small sum is given to the tenant, and discharge from all claim of rent, on the house being thrown down and possession given up. In both these cases, the landlord is not obliged to give notice; nor does he incur any penalty, as no ejectment or legal process has been instituted for the recovery of the lands and premises, and the object intended by the Act, 'to allow preparation to be made for the reception or subsistence of the families,' is totally defeated.¹

As Captain Kennedy observed²:—

It may be asked why the occupier submits to what is illegal? The answer is, simply, that the great mass are tenants-at-will, and dare not resist; and on many properties notice to quit is served

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 30.

² *Ib.* p. 5.

every six months, to enable the lessor to turn out the occupiers when he pleases. This is a ruinous system, and one much complained of.

An extract from the report of Mr. Phelan, one of the Poor Law officials, dated May 16, 1849, shows even more plainly than do the many extracts from Captain Kennedy that it was eviction rather than famine and fever which was accountable for this horrible state of the people. He says :—

I have, in many of the western and southern unions, seen sights of the most harrowing description, but I do not think that I have ever seen so much wretchedness arising from destitution as in these places in 1847-48. Epidemic fever and dysentery, produced, it is true, in considerable measure by want, caused great misery; but here, in the absence of fever and of dysentery, except that arising from want of food, destitution, although endeavoured to be met by indoor and outdoor relief, has assumed a shape which even in Clifden was not, I think, presented. Families are here literally naked, and at the same time progressing surely and quickly to the grave by diarrhoea and dropsy.¹

EXTRACT FROM REPORT OF CAPTAIN KENNEDY.

May 7, 1849.—In a cow-shed adjoining this wretched cabin, I found ‘Ellen Lynch’ lying in an almost hopeless stage of dysentery. She had been carried thither by her son when ‘thrown out’ of her miserable lodging, and was threatened with momentary expulsion from even this refuge by the philanthropic owner of it; her only safety rested in the fears of all but her son to approach her. I was ankle-deep in manure while standing beside her. This poor woman is nearly related to an elective member of the Ennis Board of Guardians, and also to one of the late Kilrush Board. Her husband had been lately evicted and died. I had all conveyed to the workhouse. They were all in receipt of out-relief, and had even got medical assistance.

While inspecting a stone-breaking depôt a few days since, I observed one of the men take off his remnant of a pair of shoes and started across the fields; I followed him with my eye, and at a distance saw the blaze of a fire in the bog. I sent a boy to inquire the cause of it, and the man running from his work, and was told that his house had been levelled the day before, that he had erected a temporary hut on the lands, and while his wife and children were gathering shell-fish on the strand, and he stone-breaking, the bailiff or ‘driver’ fired

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 47.

it. These ruthless acts of barbarity are submitted to with an unre-sisting patience hardly credible.¹

EXTRACT FROM MR. PHELAN'S REPORT.

May 16, 1849.— . . . Many of these wretched creatures have not the benefit of a one-roomed house, nor even of a hut. I felt it my duty to go into several temporary shelters got up on the road-side, in fields and in bogs, which shelters were merely a few hurdles thrown across from the ground to the ditch or wall, with some loose straw or rushes or *scraws* laid on. These places can only be entered on hands and knees; the utmost height is not above three feet, even a boy or girl cannot stand up in them; yet I found a family of four or five in these places, usually all or most sick. But in some I have found the children naked in bed, the mother gone for the 'relief,' and the father 'stone-breaking.'²

In order to make the picture complete, I will give some few names from the nominal lists of the evicted which Captain Kennedy was in the habit of appending to his reports, with the observations made upon them. (Pp. 95-100).

Such is the picture of Irish landlordism drawn by the pen of a Crown official in the days of Ireland's supreme agony.

And now for the second part of the inquiry. What were the Government doing? They were not ignorant of what was going on in Ireland. If official reports could have spared the country any misery, there were enough reports to have defeated the worst efforts of famine; and Parliament, besides, was being constantly reminded by debates of what was going on. The great clearances were the subject of constant and persistent discussion, and Sir Robert Peel was far more energetic than Lord John Russell or any of the other Liberal Ministers in denouncing their cruelty. The reports of Captain Kennedy, from which extracts have just been given, supplied him with material for making a strong speech upon these evictions. 'I must say,' he remarked, 'that I do not think that the records of any country, civil or barbarous, present materials for such a picture as is set forth in the statement of Captain Kennedy.' Then the Conservative

¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 47.

² *Id.* p. 48.

EVICIONS IN THE KILRUSH UNION.—PARISH OF KILLARD.—PROPERTY OF STACKPOOLES, MINORS; ALL WITHIN THE LAST THREE MONTHS.

<i>From List of Names and Number of Families evicted and driven from the Lands of Clohanes, Rhinegonnant, and Doonbeg.¹</i>											
No.	Heads of Families	No. in Family	Males	Fe- males	How dis- possessed	Cause	Title	Quantity of Land	Yearly Rent	Arrears	Observations
43	Widow Gallagher	6	2	4	Evicted	—	Non-title	House	—	—	House thrown down, though built by her husband.
44	John Kelly	2	1	1	"	—	"	"	—	—	House thrown down, though built by himself.
<i>From List of the Number of Families ejected and Houses thrown down on the Lands of Tullyroe and Shinaganah, Sub-divisions of Quern, by the Messrs. Burroughs.²</i>											
32	Joanna Hoare (widow)	2	1	1	Evicted	—	—	—	—	—	Died in the workhouse; while there the house was thrown down, though the rent was paid.
<i>From List of Families ejected and expelled from the Lands of Tullybrack, the estate of Mr. Westby.³</i>											
1	Widow Flaherty	6	5	1	Ejected	No title	At will	5 acres	£ 1 18 0	—	These were ejected, having no title; no rent due; a gales rent tendered to Mr. Marcus Keane, the agent, but refused. House thrown down. This man paid 16l. fine last year.
2	Michael Nugent	10	4	6	"	"	"	13 "	2 15 0	—	
3	Widow McMahon	5	3	2	"	"	"	3 "	1 10 0	—	
4	Michael Mulquenny	5	3	2	"	"	"	4 "	2 0 0	—	
62	Connor Gaven	9	5	4	"	"	"	5½ "	4 0 0	—	

¹ Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 9. ² *Id.* p. 10. ³ *Id.* p. 15.

From List of Sundry Persons evicted and Houses levelled on the several Townlands herein mentioned in the Electoral Divisions, Kilmurry, Killard, and Kilmactruane.—November 14, 1848.¹

THE LANDS OF FIEMACLOHANE, CLONCULLEN, CARHUE, KILMACDUANE ELECTORAL DIVISION, THE PROPERTY OF COLONEL VANDELEUR, KILRUSH HOUSE.

No.	Heads of Families	No. in Family	Males		Fe- males	Quantity of Land	Yearly Rent		Cause of Eviction	Title	Observations	
			Males	Females			£	s. d.				
7	James Carrige . . .	9	4	5	8 acres	4	8 0	—	No title	These persons were dis- sessed for non-title; the morning they were un- housed they tendered the agent all rents due on the lands (I am informed).		
8	Darby Kelly . . .	10	6	4	13 "	10	0 0	—	"			
9	Pat McGrath . . .	7	4	3	10 "	6	18 2	—	"			
10	John McEnerney . . .	8	4	4	8 "	6	4 0	—	"			
11	John Wright . . .	6	3	3	8 "	6	4 0	—	"			
12	Austin Costello . . .	6	4	2	6 "	4	4 0	—	"			
13	Thomas Quinn . . .	7	2	5	6 "	4	4 0	—	"			
14	Malachi Carrick . . .	10	4	6	10 "	7	10 0	Non- payment	"			
15	Pat Nealon . . .	7	4	3	12 "	10	10 0	"	"			
		Total	109	53	56							

From List of Evictions and Houses levelled on the Lands of Lishea, Moohanes, Kilfera, and Donoghboy, Moyarta, and Kilkee Electoral Divisions, Kilmurry Poor Law Union, County of Clare, on August 8, 1848, the property of Mr. John McDonnell, New Hall, Ennis.²

7	Denis Genuane . . .	7	4	3	10 acres	10	0 0	Non- payment	No title	Tendered his rent, which would not be taken.	
8	Barney Keating . . .	6	4	2	10 "	10	0 0	"	"		
<i>From List of Persons evicted and Houses levelled on the Lands of Shanroum, the property of John McDonnell, Esq., of New Hall, Ennis.—August 19, 1848.³</i>											
6	Widow John Nugent . . .	5	2	3	House	—	—	—	At will	These gave from 100 to 120 days' work for their cabins, with a small cabbage-garden.	
7	Charles Doherty . . .	8	4	4	"	—	—	—	—		

houses on the Lands of Newtown, the property of Doctor Donovan.
May 1, 1849.⁴

MOYARTA ELECTORAL DIVISION.

2 | James Crotty . . . | 4 | 2 | 2 | 5 acres | 7 10 0 | — | — | Forced out without any law process.

From List of Persons evicted and Houses levelled on the Lands of Ballykett, Kiltrush Electoral Division, Kiltrush Poor Law Union, the property of Captain Mahon Ennis.—August 14, 1848.⁵

6 | John McNamara . . . | 4 | 2 | 2 | House | — | — | No title | Work-rent 80 days.

From List of Persons evicted and their Houses levelled on the Lands of Clohannechy, in the Electoral Division of Kilmurry, the property of Sir John Reed. John Kelly immediate Lessor under the Court of Chancery.—August 14, 1848.⁶

9 | Michael Considine . . . | 3 | 1 | 1 | 2 acres | 2 14 0 | Non-payment | At will | This man, in consequence of having land, could not be relieved; his wife and nine children died of actual want. Some before and some since he was dispossessed or forced to give up his land.

From List of Evictions and Houses levelled on the Lands of Brisla, Kilmacduane Electoral Division, Kiltrush Poor Law Union, County of Clare, on August 10, 1848, the property of Mr. John McDonnell, New Hall.⁷

19	Widow McTurry . . .	6	3	3	6 acres	5 5 0	Non-payment	At will	{ When in the poorhouse last March, where two of his children died, his house was levelled, and the land sold to another person. }
20	Peter Kinary . . .	3	2	1	3 "	2 10 0	"	"	
21	Martin Kinary, Pat. . .	4	2	2	3 "	2 11 0	"	"	
22	John Keary . . .	2	1	1	"	—	—	"	"

¹ Blue-book No. 10891: Reports and Returns relating to Evictions in the Kiltrush Union, 1849, p. 34. ² *Ib.* p. 20.
⁴ *Ib.* p. 25. ⁵ *Ib.* p. 22. ⁶ *Ib.* p. 24.

From List of the Number of Families ejected and Houses thrown down on the Townland of Coolmen, Sleivedooly, Parish of Killofin, Barony of Clonderlaw.¹

No.	Heads of Families	No. in Family	Males	Females	How dis- possessed	Cause	Title	Quantity of Land	Yearly Rent	Arrears	Observations
								£ s. d.			
3	Edward Kelly, jun.	5	3	2	Ejected	Non-payment	At will	1 acre	3 0 0	—	Himself and three children died in the poorhouse. This man and his wife dead.
12	Stephen Helleman	4	2	2	"	"	"	1 "	1 0 0	—	

From List of the Names and Number of Families evicted and driven from the Lands of Gunanactreehy, since November 1 last, the property of Mr. Marcus Keane, Middleman to Miss Hickman, Parishes of Kilmacduane and Kilrush.²

1	Simon O'Donnell.	7	3	4	Ejected	Non-payment	At will	16 acres	7 4 0	—	Two dead; house levelled; his corn was sold for arrears before ejection; now in poorhouse.
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¹ Blue-book No. 1089: Reports and Returns relating to Evictions in the Kiltrush Union, 1849, p. 17.

² *Ib.* p. 12.

From List of Persons evicted, expelled their Houses, and Houses levelled, on the Lands of Lalill, Millpark, and Ballina, the property of John Westrop, Esq.—May 7, 1849.¹

KILLOFIN ELECTORAL DIVISION.

No.	Heads of Families	No. in Family	Males	Females	Quantity of Land	Yearly Rent	Cause of Eviction	Title	Observations
14	Pierce McMahon	7	3	4	Cabin	—	—	At will	McMahon's wife and child died from exposure to cold since put out. Cox lodged with above. Cox and one child died from same cause.
15	James Cox	6	3	3	"	—	—	"	

From List of Persons evicted, and Houses levelled, on the Lands of Boulanameele, the property of John Westropp, Esq., Altyllyne.—May 9, 1849.

KILMICHAEL ELECTORAL DIVISION.

1	Michael White . . .	5	3	2	Cabin	—	At will	White died since expulsion. Work-rent.
2	Michael Meade . . .	5	2	3	"	—	"	Meade died from same cause. Work-rent.
3	James Mongovan . . .	7	4	3	"	—	"	Work-rent.

Kilballyowen, E.D., the Lands of Fodra, the property of Mr. Westby;—Thomas Fennell, Middleman.³

13	Owen M'Euerney : . . .	9	5	4	House	£ 1 5 0	At will	Fennell took advantage of this poor man's absence from his house, removed his family in a most inhuman manner, and locked the door. This case stands over for trial.
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From List of Persons evicted and Houses levelled on the Lands of Dromellohy, in the Electoral Division of Kilmachuan, Kiltrush Poor Law Union, County of Clare, on August 9, 1848, the Marquis of Conyngham's Property; Marcus Keane, Agent.¹

John O'Neill . . .	5	3	2	1½ acres	1 10 0	Non-payment	At will	Three more of this family died in the poorhouse.
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¹ Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kiltrush Union, 1849, p. 52. ³ *Ib.* p. 35. ³ *Ib.* p. 21.

From List of the Number of Families ejected, and Houses thrown down, on the Lands of Querin, by the Messrs. Burroughs.

No.	Heads of Families	No. in Family	Males	Fe- males	How dis- possessed	Cause	Title	Quantity of Land	Yearly Rent £ s. d.	Arrears	Observations
1	Pat Haugh . . .	7	4	3	Ejected	Non- payment	At will	11 acres	9 18 0	—	This case was tried by Re- cord, with ruinous costs.

From List of the Number of Families driven from the Lands of Fromowe, Mr. Vasey's property, parish of Kilmarny, and the Electoral Division of same, Barony Hucknane.

1	John Hearn . . .	6	4	2	Not	Non- payment	At will	1½ acres	3 10 0	—	All these families were turned off these lands by Mr. Michael Hearn, a middleman, since No- vember, 1847, being obliged to surrender house and land after paying Mr. Hearn, three years ago, a fine of from 3 <i>l.</i> to 4 <i>l.</i> per acre. They owed no arrears; but surrendered under a promise of out- door relief.
2	Michael Shanahan	5	2	3	—	—	—	½ acre	1 1 0	—	
3	Anthony Shanahan	6	4	2	—	—	—	1 "	2 2 0	—	
4	Thomas Shanahan	2	1	1	—	—	—	½ "	1 1 0	—	
5	Andy White . . .	7	4	3	—	—	—	1 "	1 9 0	—	
6	Pat Meehan . . .	7	2	5	—	—	—	1 "	2 0 0	—	
7	Bryan O'Connor .	6	4	2	—	—	—	1 "	2 0 0	—	
8	Widow Falsey . .	6	1	5	—	—	—	1 "	2 2 0	—	
9	Michael King . . .	7	4	3	—	—	—	1 "	2 2 0	—	
10	Pat King	4	1	—	—	—	—	½ "	1 7 6	—	
11	John Shanahan . .	1	1	—	—	—	—	½ "	1 7 6	—	
12	Thomas Mungovan	6	5	1	—	—	—	1 "	2 2 0	—	
13	Mary Shanahan . .	5	4	1	—	—	—	½ "	1 12 0	—	
14	Michael Akem . . .	5	2	3	—	—	—	½ "	1 12 0	—	
15	Michael Boyle . . .	4	2	2	—	—	—	1 "	2 2 0	—	
16	Norry Molloy . . .	3	2	1	—	—	—	½ "	1 0 0	—	
17	— Scullane	5	3	2	—	—	—	2 acres	1 0 0	—	

From List of the Number of Families turned out by the Summary Eviction on the Lands of Clongamane.

27	James Downs . . .	6	5	1	Ejected	Non- payment	At will	2 acres	1 14 0	—	House thrown down. Dead.
28	Thos. McNamara	5	2	3	"	"	"	2 "	1 14 0	—	"
30	Wm. Stackpoole . .	5	4	1	"	"	"	1 "	18 6	—	"

1 Blue-book No. 1089 : Reports and Returns relating to Evictions in the Kilrush Union, 1849, p. 13. 2 *Ib.* D.

leader takes up some of the instances which stand out in relief even in this catalogue of horrors. These are the cases of the two children lying asleep on the corpse of their dead father while their mother was dying fast of dysentery; the case of Ellen Lynch (Captain Kennedy's report, see *ante*, p. 93); and the case of the man who ran away from breaking stones when he saw the fire put to the hovel in which he had placed his wife and children (Captain Kennedy's report, see *ante*, pp. 93-4). 'Three such tragical instances,' he went on, 'I do not believe were ever presented either in point of fact, or as conjured up even in the imagination of any human being.'¹

It is in a speech of Sir Robert Peel, too, that one finds another of the worst cases of eviction in this period disinterred from the voluminous reports in the Blue-books. It is the case of an eviction by a man named Blake—a justice of the peace in Galway. Quoting the account given by Major McKie—an official employed like Captain Kennedy by the Poor Law Commissioners—Sir Robert Peel said: 'It would appear from the evidence recorded that the forcible ejectments were illegal, that previous notices had not been served, and that the ejectments were perpetrated under circumstances of great cruelty. The time chosen was for the greater part nightfall on the eve of the New Year. The occupiers were forced out of their houses with their helpless children, and left exposed to the cold on a bleak western shore in a stormy winter's night; that some of the children were sick; that the parents implored that they might not be exposed, and their houses left till morning; that their prayers for mercy were in vain, and that many of them have since died. "I have visited the ruins of these huts (not at any great distance from Mr. Blake's residence); I found that many of the unfortunate people were still living within the ruins of these huts, endeavouring to shelter themselves under a few sticks and sods, all in the most wretched state of destitution; many were so weak that they could scarcely stand when giving their evidence. The site of these ruins is a rocky wild spot fit for nothing but a sheep-walk."²

¹ Hansard, June 8, 1849.

² *ib.*

It will be seen from these extracts that Parliament was perfectly familiar with the horrible intensity of the problem that demanded redress; and again the story is that Parliament did nothing, or worse than nothing.

The expulsion of bankrupt landlords appeared for a time to commend itself to the minds of English statesmen as the one remedy required. This led to the passage of the Encumbered Estates Act in 1848. The object of this Act was to enable the estates of landlords to be sold, in spite of the elaborate machinery by which the feudal laws of the country guarded against alienation. Under the operation of this Act some of the most ancient families of Ireland were driven from their properties. Here again the land legislation devised by the British Parliament proved once more a curse to the landlord as to the tenant. The landlords, forced to sell at a time of terrible depression, were unable to get anything like the true value of their lands. Then the new race of proprietors that were substituted for the old were in rare cases an improvement. They came from the shopkeeper class who had amassed money in trade: the class of promoted *bourgeois* does not shine in the history of any race or country, and in Ireland it is made by the circumstances of the country, political and social, a peculiarly odious generation. The new landlords were more insolent than the old, looked on the land as purely an investment, almost always signalled their advent of possession by an increase of rent, and mercilessly evicted when the tenant at last found the struggle between hunger and the rack-rent unequal. To the class of new proprietors, too, we owe many of the place-hunting generation of politicians—the meanest, most unscrupulous, and most pestilent race of politicians that ever shamed or cursed a race.

Finally the main object of the Encumbered Estates Act, and of much other legislation of the period, was the introduction into Ireland of a new element of proprietor. It was one of the chief dreams of that period that the Celtic race should be replaced by the sturdier and more self-reliant race that populated England and Scotland—the assumption being of course that it was Irish vice, laziness, and incapacity, and not English laws, that caused the hideous breakdown of the

English land system in Ireland. The commencement was to be made with the landlords. This was one of the objects of the Encumbered Estates Act; and in March 1850, as that Act did not seem to fulfil the purpose, another bill was introduced for the purpose of establishing land debentures. 'They had devised a plan,' said the Solicitor-General in introducing the measure, 'which he hoped would induce capitalists from England to take an interest in the sales.' And Sir Robert Peel himself took the trouble of elaborating in several speeches before the House of Commons a scheme for a new plantation of Ireland by the substitution of English and Scotch for Irish landlords.

But it was not the landlords of the Celtic race that were to be got rid of; these the country could very well afford to do without; and possibly a generation of English or Scotch landlords would have been incapable of the hideous cruelty depicted by Captain Kennedy and so many other writers of the times; it required the training in centuries of unchecked racial and religious ascendancy, through which the Irish land had passed, to inure their hearts to such revolting crimes. It was apparently the desire of the English statesmen of that period to get rid of as many of the peasantry of the Celtic race as possible. In these days, when emigration as a panacea for all evils is denounced vehemently by so frigid a champion of popular rights as Sir William Harcourt, it will scarcely be believed that after all the ravages of hunger, the decimation through fever, the terrible emigration, it was deemed that the true remedy for Ireland was more emigration! Indeed, the unfitness of Ireland for the Irish race and the Irish race for Ireland, was a dogma preached with something like the fine frenzy of a new revelation in those days. 'Remove Irishmen,' wrote the 'Times' (February 22, 1847), 'to the banks of the Ganges or the Indus, to Delhi, Benares, or Trincomalee, and they would be far more in their element there than in a country to which *an inexorable fate has confined them.*' A select committee of the House of Lords was equally catholic in its search for a better land for Irishmen than the land which had given them birth. They relate that they had taken evidence respecting the state of Ireland—

Where? the reader will ask. 'In British North American colonies (including Canada, New Brunswick, Nova Scotia, Newfoundland), the West India Islands, New South Wales, Port Philip, South Australia, Van Diemen's Land, and New Zealand.' And not satisfied with this, they actually apologise for not having examined other countries as well. 'The committee,' says the Report sorrowfully, 'are fully aware that they have as yet examined into many points but superficially, and that some—as, for example, the state of the British possessions in Southern Africa and in the territory of Natal—have not yet been considered at all.' 'The important discoveries of Sir T. Mitchell in Australia have also been but slightly noticed,' is added with a final sigh.

An association consisting of six peers and twelve commoners, styled 'The Irish Committee,' also devoted itself very earnestly to the question of emigration. In this Irish Committee were two Englishmen—Mr. Godley and Dr. Whately—the latter the well-known Archbishop of Dublin. Dr. Whately's name is still held in affectionate and respectful remembrance by many people in England. At this epoch, and, as will be seen, still more in a subsequent epoch of Irish history, his counsels were among the most fatal to the prosperity of Ireland. This body drew out an elaborate scheme under which a million and a half of the Irish people were to be sent to Canada at a cost of 9,000,000*l.*, which was to be levied in the shape of an income tax.

But all this time the idea never occurred to any of the English leaders that there should be the slightest interference with the power of the landlords. The power of the landlords had been the main cause of the horrors through which Ireland was passing; and yet the landlords were to be left that power. The mass of the people were to be exported to Canada or Australia, to Natal or Van Diemen's land—and the country was to be delivered entirely to their lords and masters. The land of Ireland was to be laid waste of as many of six millions of people as ten thousand landlords chose to condemn to banishment. Such was the theory of the time.

The Imperial Parliament continued to act as it had done

ever since the Union. Its neglect of remedial legislation had rendered the famine inevitable ; the famine had come, and the neglect went on just the same as before. Lord John Russell, as has been seen, had come into office in July 1846, and naturally there were hopes then, as there had often been before, that the accession of a Liberal Minister would have brought in its train Liberal measures.

At this point it will be instructive to pause for a moment, and consider the action not only of the Imperial Parliament party but of the Liberal leaders in particular. Lord John Russell, as has been seen, had got into office on the rejection of an Irish Coercion Bill. He had objected to the Coercion Bill of Sir Robert Peel not merely on account of the harshness of its provisions, the weakness of the case in its favour, the sufficiency of the ordinary law ; his chief ground of objection was that Ireland was in crying need of remedial legislation, and that no Coercion Bill ought to be considered by Parliament unless it was accompanied, and accompanied even stage by stage, by remedial proposals. His reference to the ills of Ireland were pitched in as high a key as even the most vehement of Irish repealers could have wished. He had recapitulated the well-worn evidence before the multitudinous committees which in drear succession had inquired into the Irish problem, and then he went on :—

We have here the best evidence that can be procured—the evidence . . . of magistrates for many years, of farmers, of those who have been employed by the Crown—and all tell you that the possession of land is that which makes the difference between existing and starving amongst the peasantry, and that therefore ejections out of their holdings are the cause of violence and crime in Ireland. In fact, it is no other than the cause which the Great Master of human nature describes when he makes a tempter suggest it as a reason to violate the law.

Then he quoted Romeo's address to the Apothecary, and went on :—

Such is the incentive which is given to the poor Irish peasant to break the law, which he considers deprives him of the means, not of being rich, but of the means of obtaining a subsistence. On this ground, I say, then, if you were right to introduce any measure to

repress crime beyond the ordinary powers of the law, it would have been right at the same time to introduce other measures by which the means of subsistence might be increased, and by which the land upon which alone the Irish peasant subsists, might be brought more within his reach, and other mode of occupation allowed to him more than he now possesses.¹

So strong was Lord John Russell in this demand for the accompaniment of coercive by remedial legislation that he even wanted that the two classes of measures should go on side by side, stage by stage—either both or none should be accepted by Parliament.

I know (he said), indeed, the noble lord (the Earl of Lincoln) has introduced within the last two or three days measures upon a very complicated subject,—the law of landlord and tenant; but I think those measures *should have been introduced at the same time with the measure now before the House*. How is it possible for this House, upon such a subject, to be able to tell, from the noble lord's enumeration of them, whether upon such a delicate subject such measures are sufficient? ²

And shortly afterwards he declared that, while he opposed the measure, the state of crime did not supply 'sufficient ground for passing a measure of extraordinary severity.' The reason, 'above all,' of his hostility was that the Coercion Bill had 'not been accompanied . . . with such measures of relief, of remedy, and conciliation, affecting the great mass of the people of Ireland, who are in distress, *as ought to accompany any measure tending to increased rigour of the law*.'³

And then he sketched the measures by which the condition of the peasantry might be relieved. He proposed a grant for the reclamation of waste lands, and he proposed a Bill for 'securing at the same time the lives and properties of those who reside on the land'; in other words, a scheme of tenant right. If such measures were not proposed promptly, there might come 'a dreadful outbreak, when, indeed, you will hastily resort to measures of remedy and conciliation, but which measures will lose half their practical effect and almost all their moral effect.'⁵

¹ Hansard, lxxxvii. pp. 507-8.

² *Ib.* p. 508.

³ *Ib.* p. 510.

⁴ *Ib.* p. 514.

⁵ *Ib.*

And this remarkable speech wound up with an exhortation in favour of making the Union acceptable to Irishmen, by proving that the Imperial Legislature was as anxious as a native parliament could be to remedy the grievances of Ireland.¹

Again in 1847, while the stress of the famine made the neglect of Irish reform too shameful a thing for even the British Parliament to stomach, Lord John Russell was strongly in favour of reform. In the speech at the beginning of the session, in which he proposed the Soup Kitchen Act, he declared that there was urgent necessity for some permanent alteration in the land laws. The miseries of Ireland, he laid down in the most emphatic language, were not due to the character of the soil.

'There is no doubt,' exclaimed Lord John Russell, 'of the fertility of the land; that fertility has been the theme of admiration with writers² and travellers of all nations.'

He was equally emphatic in denying that these miseries were due to the character of the people.

'There is no doubt either, I must say, of the strength and industry of the inhabitants. The man who is loitering idly by the mountain-side in Tipperary or in Derry, whose potato-plot has furnished him merely with occupation for a few days in the year, whose wages and whose pig have enabled him to pay his rent and eke out afterwards a miserable subsistence—that man, I say, may have a brother in Liverpool, or Glasgow, or London, who by the sweat of his brow, from morning to night, is competing with the strongest and steadiest labourer of England and Scotland, and is earning wages equal to any of them.

'I do not, sir, therefore think,' wound up Lord John

¹ 'If you wish to maintain the Union—if you wish to improve the Union, to make the Union a source of happiness, a source of increased rights, a source of blessing to Ireland as well as England, a source of increased strength to the United Empire, beware lest you in any way weaken the link which connects the two countries. Do not let the people of Ireland believe that you have no sympathy with their afflictions, no care for their wrongs, that you are intent only upon other measures in which they have no interest.'—Hansard, lxxxvii. p. 516.

² Quoted in O'Rourke, p. 322.

Russell emphatically, 'that either the fertility of the soil of Ireland or the strength and industry of its inhabitants is at fault.'¹

Earl Grey, another eminent Whig, was equally outspoken in his declarations. Like Lord John Russell, he had declared against coercion unaccompanied by remedial measures. He enumerated that long list of Coercion Acts which I have already set forth,² winding up with the Insurrection Act, passed in 1833, renewed in 1834, and but five years expired.

And again,' he said, 'in 1846, we are called on to renew it. We must look further,' continued his lordship; 'we must look to the root of the evil; the state of the law and the habits of the people, *in respect to the occupation of the land*, are almost at the roots of the disorder; it was undeniable that the *clearance system* prevailed to a great extent in Ireland; and that such things could take place, he cared not how large a population might be suffered to grow up in a particular district, was a disgrace to a civilised country.'³

In 1848 the famine had not passed away. As has been seen, the succeeding year was the very worst in the century, except 1847. But the British people and the Imperial Parliament had by this time grown accustomed to the deaths of thousands by starvation and plague in Ireland as a thing of little meaning, though the sound was strong, and Lord John Russell entirely changed his tune. He met every demand for reform with an uncompromising negative. The Irish tenants had no grievances to speak of—self-reliance, industry, that is what they should rely on.

While (said Lord John Russell) I admit that, with respect to the franchise and other subjects, the people of Ireland may have just grounds of complaint, I, nevertheless, totally deny that their grievances are any sufficient reason why they should not make very great progress in wealth and prosperity, if, using the intelligence which they possess in a remarkable degree, they would fix their minds on the advantages which they might enjoy rather than upon the evils which they suppose themselves to suffer under.⁴

Then he made allusion to a Bill which had been brought

¹ Quoted in O'Rourke, p. 322.

² Quoted in Mitchel, ii. p. 228.

³ See *ante*.

⁴ Hansard, C., p. 943.

in by Sir William Somerville, the Chief Secretary, for dealing with the Land question. Its proposals were indeed modest. It gave compensation to tenants for permanent improvements; but those improvements had to be made with the consent of the landlords, and it was not proposed that the Bill should be retrospective.

But modest as these proposals were, it did not gain the full approval of the Prime Minister, and they did not secure the safety of the Bill. 'I have yielded my own conviction,' said Lord John Russell, 'to what appears to be the universal opinion. I think we have gone as far as we can with respect to that subject.' But whether the Premier had gone far enough or not did not much matter; for 'there will not,' said he, 'be time to pass it during the present session, and therefore it will be postponed.'¹

To any such proposal as fixity of tenure the Liberal Prime Minister could offer his strongest hostility. 'The Tenant Right advocated by the honourable member'—Mr. Sharman Crawford, who had introduced a motion calling for the redress of the grievances of the Irish tenantry—'would amount to this, that the tenant in possession has a right to the occupation of the land provided he pay his rent punctually. Can anything be more completely subversive of the rights of property. . . .? It is impossible for the Legislature, with any regard for justice, to pass such a law; and if such a law were passed for Ireland, it would strike at the root of property in the whole United Kingdom.'

And, finally, he concluded with this proposal for the solution of the great Irish Land problem:—

But, after all (said Lord John Russell), that which we should look to for improving the relations between landlord and tenant is a better mutual understanding between those who occupy those relative positions. Voluntary agreements between landlords and tenants, carried out for the benefit of both, are, after all, a better means of improving the land of Ireland than any legislative measure which can be passed.²

The 'better mutual understanding' on which the Prime

¹ Hansard, C., p. 945.

² *Ib.* p. 945.

Minister relied for an improvement in the relations of landlord and tenant-at this moment was hounding the landlords to carry on those wholesale clearances which have been described in the words of Sir Robert Peel and Captain Kennedy ; which, in the opinion of Earl Grey, were 'a disgrace to a civilised country' ; which had been denounced over and over again by Lord John Russell himself ; and which, in the opinion of most men, remain as one of the blackest records in all history of man's inhumanity to man. In the year following the exhortation of the Prime Minister to voluntary agreements 'for the benefit of both,' the landlords had evicted, according to some authorities, no less than half a million of tenants from their estates.

As the Ministers were opposed to any land legislation, no success naturally attended the efforts of private members to deal with the question.

Two other facts must also be recollected in connection with this period. The final split between Young Ireland and O'Connell was precipitated, it will be remembered, by the attitude which O'Connell insisted on taking up towards the Whig ministry. The Young Irelanders maintained that the Irish party should hold towards Russell the same independent attitude as had been taken up towards the Tory ministry of Peel, that the repeal agitation should be continued, and that the nominees of the Whig ministry, like Sheil, should meet the same opposition as all other opponents of repeal and all other British office-holders. O'Connell's main argument against these demands of the Young Irelanders were the good intentions and the promises of Lord John Russell ; and he over and over again asserted that the Whig ministry would pass measures of reform for Ireland, among others, of course, a Bill of Tenant Right. The Young Irelanders would not place the same faith in Whig promises as O'Connell, the organisation was broken up, O'Connell's power was destroyed, the Irish people were divided and impotent in face of the most awful crisis in their history, and O'Connell died of a broken heart. And here was Lord John Russell, on whom O'Connell had placed his reliance, to whose good faith O'Connell sacrificed his party and himself and his country,

justifying the very worst predictions of the Young Irelanders, wrecking the hopes and blasting the lives of the Irish nation. It is the second great occasion, described in these pages, of an Irish leader placing confidence in a Liberal minister. In each case the result was exactly the same; the trust was betrayed, openly, shamelessly, heartlessly. Further instances will be found in the following pages where the Irish people, untaught by their experiences, again placed their faith in the Whig party, and again found that they relied on a rotten reed.

Furthermore, it will be remembered that the great point of dispute between the Young Irelanders and John O'Connell in the General Election of 1847 was whether the Irish party should consist of men pledged to accept no office from a British minister, and bound to a policy of independence alike of Whig and Tory. John O'Connell maintained that such a pledge was unnecessary, and succeeded in defeating the Young Irelanders hip and thigh. The fruit was now showing itself. The Whig minister was able to answer with flouts and jibes and sneers to every demand for justice, for he had nothing to fear from a party of beggars and adventurers who daily besieged his doors with petitions for themselves or their friends. This is the fact that explains the brutal and shameful tergiversation of the British Premier, that lies at the foundation of the rejection of all the Irish demands for a redress of the grievances that had already shorn the nation of two millions and a half of her people, and that in the next decade was to reduce the population by still another million. Faith in Whig promises—a dependent Irish party—these were the chief parents of these disasters.

Let us continue the dreary chapter of Land proposals in the House of Commons.

On February 25, 1847, Mr. Sharman Crawford brought in a Bill proposing to extend to the rest of Ireland the tenant-right custom which existed in Ulster. So little did the Ministers think of the importance of this proposal that not a single member of the Cabinet was present when the Bill was proposed; and after the debate had been adjourned, it was rejected by the decisive majority of 112 to 25. In February

1848, Sir William Somerville, Chief Secretary for Ireland, introduced a Bill dealing with the question. The fate of that measure has just been indicated. It was read a second time, it was referred to a select committee, and the select committee had not time to report before the close of the session. In the same year (1848) Mr. Sharman Crawford again brought in his Bill. It was denounced by Mr. Trelawney, an English member, as a measure of confiscation. Sir William Somerville demolished the suggestion of extending the tenure of Ulster to the rest of Ireland by the epigram that the Ulster custom was a good custom but a bad law ; and the Bill was defeated. On July 23, 1849, Mr. Horsman moved an address on the state of Ireland, pointing out that that country was now entering on its fourth year of famine, and that sixty per cent. of its population were in receipt of relief. 'What are the causes which have produced such results?' asked Mr. Horsman. 'Bad legislation, careless legislation, criminal legislation, has been the cause of all the disasters we are now deploring.' But bad legislation, careless legislation, criminal legislation remained untouched, for the debate was followed by no measure. In 1850 Sir William Somerville brought in another Bill. It was read a second time, it was sent into committee, and then it was no longer heard of. On June 10 in the same year Mr. Sharman Crawford again brought in his Bill, and again was defeated. On April 8, 1851, Sir Henry Barron moved for a committee 'to inquire into the state of Ireland, and more especially the best means for amending the relationships of landlord and tenant.' But Lord John Russell would hear nothing of such a resolution. If the law of landlord and tenant needed amendment, said the Liberal Prime Minister, the proper course to be taken was for some private member or for the Government to bring in a Bill on the subject, not to raise the question by way of a resolution of a character so vague. And Lord John Russell from that day until he left office never brought in a bill himself on the subject, nor supported a Bill brought in by a private member.

The neglect of all reform in the land tenure of Ireland at this epoch, as in previous epochs, is made the more remark-

able by its contrast with the action of the Legislature in reference to demands upon its attention by the landlords. The frightful state of things in 1847 naturally produced a considerable amount of disturbance. Many of the tenants were indecent enough to object to being robbed of their own improvements even with the sanction of an alien Parliament, and went the length of revolting against their wives and children being massacred wholesale, after the fashion described in Captain Kennedy's reports. In short, the rent was in danger, and in favour of that sacred institution all the resources of British law and British force were promptly despatched. The Legislature had shown no hurry whatever to meet in '46 or '47 when the question at issue was whether hundreds of thousands of the Irish tenantry should perish of hunger or of the plague. Parliament came together at the usual time in 1846, and at the usual time in the beginning of 1847. Now Parliament could not be summoned too soon, and a Coercion Bill could not be carried with too much promptitude. The Coercion Bill of Lord John Russell and of 1847 was in all essentials the Coercion Bill of Sir Robert Peel and 1846. There were powers to proclaim districts by the Lord-Lieutenant, and when a district was proclaimed, everybody was obliged to stop within his house from dusk till morning under pain of transportation. There were orders for the delivery of arms, for the drafting of additional police into districts, and for the addition of the burdens thus imposed to the rates already payable by the starving tenants.

The reader will not fail to notice the abject inconsistency between the action of Lord John Russell and the other Liberal leaders in opposition and in power. It will not be necessary to recall the quotations which have just been made from the speech of Lord John Russell in opposing the Coercion Bill of 1846. Suffice it to say that while in 1846 he had objected to the Coercion Bill, 'above all' because it was not accompanied with measures 'of relief, of remedy, and conciliation,' and that he had gone so far as to pledge himself to the principle that some such proposals ought to accompany any measure which tended to 'increased rigour of the law,' Lord John Russell was now himself proposing a measure

for greatly 'increased rigour of the law,' not only without accompanying it with any measure of 'relief, of remedy, of conciliation' on his own part, but vehemently opposing any such measure when brought in by any other person. Lord Grey has been quoted for his opinion on the clearance system, and here was the clearance system going on worse than ever, and Lord Grey remaining a member of the Ministry which through Coercion gave that clearance system an enormous impetus.

The police at the same time were urged to unusual activity, and large bodies of the military even were pressed into the service of the landlords, seized the produce of the fields, carried them to Dublin for sale—acted in every respect as the collectors of the rent of the landlord, and thus shared with the landlord the honour of starving the tenants.

A second contrast between the acceptance of remedial and coercive legislation by the Imperial Parliament occurred in 1848. A number of Irishmen, as has been seen, driven to madness by the dreadful suffering they everywhere saw around, and by the neglect or incapacity of Parliament, had sought the desperate remedy of open revolt. The men who, for wrongs much less grievous, rose in the same year in Hungary or France or Italy were the idols of the British people, and were aided and encouraged by British statesmen. Their action towards Ireland was to pass a brand-new Treason Felony Act, and to suspend the Habeas Corpus Act. The circumstances under which the Habeas Corpus Act was suspended are very instructive.

'The next day, although, being Saturday, it was out of course for the House of Commons to sit,' says the 'Annual Register,'¹ Parliament came together. Lord John Russell brought forward his Bill. Sir Robert Peel at once 'gave his cordial support to the proposed measure.'² Mr. Disraeli 'declared his intention of giving the measure of government his unvarying and unequivocal support.'³ Mr. Hume was 'obliged, though reluctantly, to give his consent to the measure of the Government.'⁴ And when the division came, there were for the amendment against the Bill proposed by Mr. Sharman Crawford 8 votes, and for the first reading of the Bill 271.⁵ But this was only

¹ *Annual Register for 1848*, p. 100.

² *Ib.* p. 105.

⁴ *Ib.* p. 106.

² *Ib.* p. 102.

⁵ *Ib.* p. 107.

the beginning of the good day's work. Lord John Russell said that, 'as the House had expressed so unequivocally its feeling in favour of the Bill, it would doubtless permit its further stages to be proceeded with *instanter*. He moved the second reading.'¹ Of course the House permitted the further stages to be proceeded with *instanter*, and the Bill, having passed through Committee, 'Lord Russell moved the third reading,' which was agreed to, 'and the Bill was forthwith taken up to the House of Lords.' 'On the next day but one, Monday, July 26,' goes on the 'Annual Register,' 'the Bill was proposed by the Marquis of Lansdowne, who concluded his speech in its favour by moving "That the public safety requires that the Bill should be passed with all possible despatch."' Of course the motion was accepted by their Lordships 'that the Bill should be passed with all possible despatch.' Lord Brougham 'cordially seconded the motion of Lord Lansdowne,' and, as the 'Record' winds up, 'the Bill passed *nem. dis.* through all its stages.'

Such was the action of the Imperial Parliament upon the Irish question. The reader will not forget that in the year up to which I have now brought the story of legislation upon the land question, Ireland was perfectly tranquil. The agitation for Repeal, which had reached such mighty and apparently resistless proportions in 1843, had vanished amid dissensions, hunger, fever, emigration, and a vast multitude of corpses. The upholders of the Legislative Union were able to look abroad on the face of Ireland, and to rejoice that sedition, in the shape of the demand for Repeal, and treason, in the form of open insurrection, was gone. The Imperial Parliament was unchecked mistress of the destinies of Ireland; and this was how it was fulfilling its mission.

And now, having described the Famine, but two things remain to be discussed. Was the Famine inevitable? Or was it preventable evil—evil that was created by bad, and that could have been prevented by good, government?

I have sufficiently discussed already the measures which were taken by the English Ministers to meet the calamity. I think most impartial men will see in the results which

¹ *Annual Register for 1848*, p. 108

followed these measures a dread condemnation of these Ministers. Most persons will hold that a civilised, highly organised, and extremely wealthy government ought to be able to meet such a crisis so effectually as to prevent the loss of one single life by hunger. In the present generation, India was menaced by a famine. The Marquis of Salisbury was Secretary for India, and public opinion in England demanded of him that not one of our Indian fellow-subjects should die of hunger; and not one did die. I have already alluded to the language in which some Irish writers are accustomed to speak of the action and intentions of the Government. Their theory is that the terrors and horrors of the Famine were the result of a deliberate conspiracy to murder wholesale an inconvenient, troublesome, and hostile nation. Such a theory may be rejected, and yet leave a heavy load of guilt on the Ministers. In political affairs, we have to look not so much to the intentions as to the results of policies; and it is undeniable that in 1846 and in 1847, there were as many deaths as if the deliberate and wholesale murder of the Irish people had been the motive of English statesmanship. Statesmen, I say, must be judged by the results of their policy. The policy which created the Famine was the land legislation of the British Parliament. The refusal of the British Legislature to interfere with rack rents; the refusal to protect the improvements of the tenants; the facilities and inducements to wholesale eviction—these were the things that produced the Famine of 1846; and such legislation, again, was the result of the government of Ireland by a Legislature, independent of Irish votes, Irish constituencies, Irish opinion.

This must also be said, that the Act of Union, which produced the Famine, and then aggravated it to the unsurpassable maximum, had also the effect of increasing the existing hatred between the English and the Irish nations. While the Famine was giving such tragic testimony in favour of the Repeal of the Union, and in justification of the agitation of the Irish people for Repeal, the movement had left in the minds of the English people a strong feeling of antagonism to the Irish. Peel declared deliberately in his political

memoranda at this period¹ that the agitation for Repeal and the tribute to O'Connell would seriously interfere with the tendency of the English people to come to the assistance of Ireland. On the other hand, it is easy to understand how the Irish should have been embittered to frenzy when they saw the dominant nation, that claimed and had carried its superior right to govern, so performing its functions of government that roads throughout Ireland were impassable with the gaunt forms of the starving, or the corpses of the starved, and that every ship was freighted with thousands fleeing from their homes. To this day the traveller in America will meet Irishmen who were evicted from Ireland in the great clearances of the Famine time, and they speak even to this hour with a bitterness as fresh as if the wrong were but of yesterday. It was these clearances and the sight of wholesale starvation and plague, far more than racial feelings, that produced the hatred of English government which strikes impartial Americans as something like frenzy. It was the events of '46 and '47, of '48 and '49, that sowed in Irish breasts the feelings that in due time produced eager subscribers to the dynamite funds. Yet the English people not only did nothing to deserve such hatred, but rather did much to earn very different sentiments. 'No one,' writes Justin McCarthy, whose feelings in these days, as will be seen, were keen enough to make him a rebel, 'could doubt the good will of the English people.'² Relief societies were formed almost everywhere. 'The British Association for the Relief of Extreme Distress in Ireland, and the Highlands and Islands of Scotland,' collected no less a sum than 263,251³. A Queen's letter was raised with the same object, and no less than 171,533^l. were collected. I have myself heard an Englishman say that he remembered the Famine because, being a child at the time, he was not permitted to take butter with his bread in order that some money might be saved for the starving poor of Ireland. It was, then, not the English people that were to blame for the horrors of the Irish Famine, excepting so far as they were responsible for their choice of representa-

¹ *Memoirs*, part iii.

² *History of Our Own Times*.

³ Census Commissioners, quoted from Trevelyan's *Irish Crisis*, p. 288.

tives, and for the maintenance of English institutions in Ireland. It was the British Parliament and the British Ministers that worked the wholesale slaughter of Irishmen which has produced the murderous hatred of so many of their race for England. In other words, the Act of Union is the great criminal. It is the government of Ireland by Englishmen and by English opinion that has the double result of ruining Ireland and endangering England—of producing much undeserved and preventable suffering to Irishmen, and much undeserved and preventable trouble and hatred to England.

The second point that requires discussion is, whether the Famine was avoidable or unavoidable. John Mitchel speaks of the Famine as an 'artificial' famine, and other Irish writers maintain that, in spite of the loss of the potato, there was enough of food produced in Ireland during these very famine years to have prevented a single person in the country from dying of starvation. I have already made mention of the fact that ships were bearing away from the ports of Ireland wheat and cattle in abundance; and I have quoted the observation of Lord John Russell, pointing to the fact that in the year 1847 the wheat crop, instead of being under, was above the average.

We have no trustworthy statistics in reference to the live stock and agricultural produce of Ireland in the years 1845 and 1846—for it was not till 1847 that means were taken for having statistics on this subject collected in a regular manner. But we have fairly trustworthy statistics with regard to the export of produce in the first of those two years, and also to the export of produce and live stock in the second. First dealing with the year 1845, the following are the statistics of the export of produce for 1845 and the four preceding years: ¹

Year	Wheat and wheat flour	Barley including Bere or Bigg	Oats and Oatmeal	Rye	Peas	Beans	Malt	Total
	qrs.	qrs.	qrs.	qrs.	qrs.	qrs.	qrs.	qrs.
1841	218,708	75,568	2,539,380	172	855	15,907	4,935	2,855,525
1842	201,998	50,297	2,261,435	76	1,551	19,831	3,046	2,538,234
1843	413,466	110,449	2,648,032	371	1,192	24,329	8,643	3,206,482
1844	440,152	90,656	2,242,308	264	1,091	18,580	8,155	2,801,204
1845	779,113	93,095	1,311,592	—	2,227	14,668	11,329	3,251,901

¹ McCulloch, *Dictionary of Commerce*, latest edition, by A. J. Wilson, p. 450.

It will be seen from this that the export of wheat and wheaten flour, instead of being diminished in 1845 by the blight of the potato and the consequent famine, was enormously increased. The number of quarters exported in 1845, 779,113, is nearly double that exported in the two preceding years, and considerably more than treble that exported in the years 1841 and 1842. The export of barley, 93,095 quarters, is larger than any of the preceding years except 1843. In the oats alone is there any diminution. The grand total is nearly 1,000,000 quarters beyond the exports of 1841, 1842, and 1844, and is higher than the export of 1843, which was the largest of the preceding four years.¹

The exports of articles of food in 1846 were:—

	Quarters
Wheat and wheat flour	393,462
Barley, &c.	92,854
Oats and oatmeal	1,311,592
Peas	2,227
Beans	14,668
Malt	11,329
Total	1,826,132 ²

Here there is a considerable reduction as compared with the figures of the preceding years, but still there remains a total of 1,826,132 quarters of food exported from a starving nation. Coming now to the export of live cattle, here are the figures for 1846:—

	Quarters
Oxen, bulls, and cows	186,483
Calves	6,363
Sheep and lambs	259,257
Swine	480,827 ³

These figures of exported cattle from Ireland in the midst of the horrors of 1846 make a very formidable total indeed.

¹ Thom's *Almanac* for 1848 states that the total imports of Irish produce into Liverpool alone, increased from 4,149,428*l.* in 1842 to 6,383,498*l.* in 1845.

² McCulloch, *Dist. of Com.* p. 450.

³ *Ib.*

Passing on to 1847, we find the exportation of food to be as follows:—

	Quarters
Wheat and wheat flour	184,024
Barley, &c.	47,527
Oats and oatmeal	703,465
Rye	1,498
Peas	4,659
Beans	22,361
Malt	5,956
Total	969,490

This is the total quantity of produce, excluding potatoes¹:—

Description of Crops	Extent under Crops	Quantity of Produce
	Statute acres	Quarters
Wheat	743,871	2,926,733
Oats	2,200,870	11,521,606
Barley	283,587	1,379,029
Bere	49,068	274,016
Rye	12,415	63,094
Beans	23,768	84,456
Total	3,313,579	16,248,934

The live stock of the year is estimated in the agricultural returns as being of the value of 24,820,547*l.*, and Thom calculates that the value of the stock and agricultural produce together amounted to 38,528,224*l.*²

In 1848 the agricultural returns of cereal crops were³:—

Description of Crops	Extent of land under Crops	Quantity of Produce
	Statute acres	Quarters
Wheat	565,746	1,555,500
Oats	1,922,406	9,050,490
Barley	243,235	1,135,120
Bere	53,058	263,415
Rye	21,502	105,375
Beans and peas	50,749	172,508

¹ Census Commissioners' Report, 1851, p. 281.

² Thom's *Almanac*, 1848.

³ Census Commissioners' Report, 1851, p. 308.

Exports of produce in 1848 are:—

	Quarters
Wheat and wheat flour	304,873
Barley	79,885
Oats and oatmeal	1,546,568
Rye	15
Peas	2,572
Beans	12,314
Malt	6,365
Total	<u>1,952,592</u> ¹

In the same year the value of the live stock is given in the official returns as 23,112,518²

Official returns give the subjoined figures as to the cereal crops in 1849:—³

Description of Crops	Extent under Crops	Quantity of Produce
		Barrels
Wheat	Statute acres 687,646	3,641,198
Oats	2,061,185	15,738,073
Barley	290,690	2,441,176
Bere	60,819	496,037
Rye	20,163	164,877
Beans and peas	59,916	1,436,262 bushels
Total cereal crops	<u>3,174,424</u>	<u>2,182,514 tons</u>

In the same year the value of the live stock was 25,692,617⁴ Food produce sent to Great Britain in 1849 amounted to:—

	Quarters
Wheat and wheat flour	234,680
Barley	46,400
Oats and oatmeal	1,123,469
Rye	414
Peas	3,369
Beans	22,450
Malt	5,181
Total	<u>1,435,963</u> ⁵

¹ McCulloch, *Dict. of Com.* p. 450.

² The valuation of the live stock is founded on the same estimate of prices as in 1841. The returns for 1848 do not include Waterford, Tipperary, and the metropolitan district of Dublin, the enquiry in these parts of the country being abandoned on account of the disturbed state of the country.

³ Census Commissioners' Report, 1851, p. 315.

⁴ *Id.*

⁵ McCulloch, *Dict. of Com.* p. 450.

These figures may well be left to tell their own tale. One thing necessary to bear in mind in considering the number of quarters of foods exported from Ireland is that one quarter of wheat is equal to 392 pounds of flour, or to 470 pounds of bread,¹ and this has been calculated as about the average annual consumption of an individual. It is a simple sum in multiplication to find how many daily rations of bread for starving peasants were exported in each of these years.

A second basis of calculation is a comparison between the value of the live stock and the agricultural produce in any of these years, and the amount of money which was required for meeting the distress. The Soup Kitchen Act (Relief Act, 10 Vict. c. 7) came into operation in March 1847, and ceased on September 12, in the same year. Under this Act there were in July, 1847, three million, twenty thousand, seven hundred and twelve persons who received separate rations in one day. We have thus an easy means of calculating what the feeding of the people in distress in Ireland would cost for these months. The period of distress during which this Act operated was the very worst period of the whole cycle of years. The number requiring relief then reached the highest point, and therefore we have in this sum, spent under this Act, a maximum beyond which the numbers depending on governmental or public aid ought not to go. The sum, then, authorised under this Act was 2,200,000*l.*; the sum actually spent was 1,676,268*l.*²: in other words, about a million and a half. Put this sum of a million and a half beside some of the figures which have just been quoted. It is, for instance, one-sixteenth of the value of the live cattle in Ireland in this same year of 1847. Taking the value of the cattle, sheep, and swine on the figures of 1841, the value of the totals exported was 1,988,492*l.* Thus there was exported in cattle, sheep, and swine alone in this year—to say nothing whatever of the 969,490 qrs. of cereals—nearly half a million more in money value than was required to feed three millions of starving people in the same year. Finally, a million and a half was the amount spent under the Soup

¹ Thom's *Almanac*, 1848.

² Census Commissioners' Report., pp. 287, 288.

Kitchen Act, and the absentee rents alone were five millions sterling.

The position, then, is this. The landlords took from the tenants all the produce, 'minus the potatoes, necessary to keep them from famine'—to fall back upon the phrase of John Stuart Mill. When the potatoes failed, the remainder of the produce, instead of being divided between the landlords and the tenants, was sent to either home or foreign markets for the purpose of paying the rent of the landlords. In other words, it was the consumption of food by rent instead of by the people that produced the famine. It was, as Mitchel calls it, an artificial famine—starvation in the midst of food.

Meantime a change had come over Ireland which has been noted by every writer, either during or since that time. Testimony is unanimous as to the sadness and the completeness of this change. 'Here are twenty miles of country, sir,' said a dispensary doctor to me, 'and before the famine there was not a padlock from end to end of it. Under the pressure of hunger, ravenous creatures prowled around barn and storehouse, stealing corn, potatoes, cabbage, turnips—anything, in a word, that might be eaten. Later on, the fields had to be watched, gun in hand, or the seed was rooted up and devoured raw. This state of things struck a fatal blow at some of the most beautiful traits of Irish life. It destroyed the simple confidence that bolted no door; it banished for ever a custom which throughout the island was of almost universal obligation—the housing for the night, with cheerful welcome, of any poor wayfarer who claimed hospitality. Fear of "the fever," even where no apprehension of robbery was entertained, closed every door, and the custom once killed off has not revived. A thousand kindly usages and neighbourly courtesies were swept away. When *sauve qui peut* has resounded throughout a country for three years of alarm and disaster, human nature becomes contracted in its sympathies, and "every one for himself" becomes a maxim of life and conduct long after. The open-handed, open-hearted ways of the rural population have been visibly affected by the "Forty-seven ordeal." Their ancient sports and pastimes everywhere disappeared, and in many parts of Ireland have never returned

The outdoor games, the hurling-match, and the village dance are seen no more.'¹

'The famine,' says Gavan Duffy, 'swallowed things more precious than money and money's worth, or even than human lives. The temperance reformation, the political training of a generation, the self-respect, the purity and generosity which distinguished Irish peasants, were sorely wasted. Out of the place of the damnel, a sight of such piercing woe was never seen as a Munster workhouse, with hundreds of a once frank and gallant yeomanry turned into sullen beasts, wallowing on the floor as thick as human limbs could pack. Unless, indeed, it were that other spectacle of the women of a district waiting in pauper congregation around the same edifice for outdoor relief. New and terrible diseases sprang out of this violation of the laws of nature. There was soon a workhouse fever, a workhouse dysentery, a workhouse ophthalmia; and children, it was said, were growing up idiots from imperfect nourishment. In eight of the worst poor-law unions, the contract coffin left the workhouse seventy times a week with the corpse of a human being. The ophthalmia often carried with it consequences more painful than death, when it left the sufferer unfit to earn his bread any more in the world. There were upwards of 2,000 cases of this disease within ten months in the Tipperary union, and as many in the Limerick union. In Tipperary, Sir William Wilde, one of the Census Commissioners, saw eighty-seven patients whose sight was permanently damaged, eighteen incurably blind figures, thirty-two who had lost one eye. In Connaught, where poverty was long the chronic condition of the country, the famine had actually created a new race of beggars, bearing only a distant and hideous resemblance to humanity. Wherever the traveller went in Galway or Mayo, he met troops of wild, idle, lunatic-looking paupers wandering over the country. Grey-headed old men, with faces settled into a leer of hardened mendicancy, and women filthier and more frightful than harpies, who at the jingle of a coin on the pavement swarmed in myriads from unseen places, struggling, screaming, shrieking for their prey like monstrous and unclean animals.

¹ A. M. Sullivan's *New Ireland*, pp. 67, 68.

Beggar-children, beggar-girls, with faces grey and shrivelled, met you everywhere; and women with the more touching and tragic aspect of lingering shame and self-respect not yet effaced. I saw these accursed sights, and they are burned into my memory for ever. Poor, mutilated, and debased scions of a tender, brave, and pious stock, they were martyrs in the battle of centuries for the right to live in their own land, and no Herculaneum or Pompeii covers ruins so memorable to me as those which lie buried under the fallen roof-trees of an "Irish extermination."¹

These two pictures from brilliant writers agree with hundreds of others drawn by Irish pens. It is certain that to-day, Ireland is the saddest country in this world of many countries and many tears. With the Famine joy died in Ireland; the day of its resurrection has not yet come.

One word finally. The population of Ireland by March 30, 1851, at the same ratio of increase as held in England and Wales, would have been 9,018,799—it was 6,552,385.² It was the calculation of the Census Commissioners that the deficit, independently of the emigration, represented by the mortality in the five famine years, was 985,366,³ nearly a million of people. The greater proportion of this million of deaths must be set down to hunger and the epidemics which hunger generated. To those who died at home must be added the large number of people who, embarking on vessels or landing in America or elsewhere with frames weakened by the famine, or diseases resulting from the famine, perished in the manner already described. Father O'Rourke,⁴ calculating these at 17 per cent. of the emigration of 1,180,409, arrives at the total of 200,668 persons who died either on the voyage from their country or on their arrival at their destination. This would raise the total of deaths caused through the Irish Famine to upwards of a million of people.

¹ Extract from Lecture on 'Why is Ireland poor and discontented?' delivered in the Polytechnic Hall, Melbourne, on February 23, 1870, by the Hon. Gavan Duffy, M.P. London: Burns, Oates & Co., and Dublin: James Duffy. Printed with 'Is Ireland irreconcilable?' an article, reprinted from *The Dublin Review*, by John Cashel Hoey.

² Census Commissioners' Report, 1851, p. 245.

³ *Ib.* p. 246.

⁴ *Ib.* p. 499.

CHAPTER V.

THE GREAT BETRAYAL.

AT last it seemed as if the very excess of the evil was about to produce its own remedy. The wholesale evictions filled the peasants of the south with a desperate resolve to make another attempt for the relief of their position ; and the rack-renter in Ulster was gradually working up that province to a state of feeling as bitter as that of the southern counties. For the Ulster farmer was finding that the Ulster custom gave him no security against the increase of his rent, and that thus the large amount of capital he invested in the purchase of the tenant right of the farm was turning out a disastrous investment. In this way the north and south were ripe for a new movement in favour of tenant right. The movement when started was not long in gaining strength ; the leaders in the different parts of the country saw and understood each other ; and a combination was made between the tenant-right leaders of the north and of the south.

This union had elements of hope for the future of Ireland beyond the mere chance of settling the land question. Everybody knows that religious dissensions have been the most fruitful cause of that division among the Irish people by which their oppressors have been able to conquer and to hold them. Here were the Presbyterians of the north standing on the same platform as the Catholics of the south—fighting against the same relentless enemy, and for the same sacred rights. The hopefulness of the spectacle is best proved by the fears and condemnation which it received. Religious bigots were in a terrible state of alarm, and prophesied woeeful things. The leader of this odious feeling in the north was a clergyman named Doctor Cook, a man of great eloquence and of great

force of character, who was for nearly half a century the most commanding force in the Presbyterian Church. He was a Conservative of the Conservatives, and hated his religious opponents with the fervour of the Middle Ages. But the demand for tenant right made itself heard even in the conventions where he was the most prominent and powerful figure. For such demands he had nothing but condemnation. They were Socialism, Communism, and the like, and it all came from the original abomination of Presbyterian clergymen associating with the servants of Baal in the shape of the Catholic clergymen.

Nevertheless this unholy alliance went on, gathered strength as it proceeded, and might have led to a permanent alliance on the basis of common triumphs which would have been full of blessings for all the Irish race. The movement at last took shape, and a circular was sent around calling for a Tenant Right convention. The circular itself was a proof of the change that was coming over the times. It was signed by three men, among others—all members of different creeds—by Dr. (afterwards Sir John) Gray, an Episcopalian Protestant; by Dr. MacKnight, a Presbyterian; and by Mr. Frederic Lucas, a Catholic. In obedience to this call an influential meeting was assembled on August 6, 1850, in the City Assembly House, William Street, Dublin.

‘The sharp Scottish accent of Ulster,’ writes A. M. Sullivan, describing the gathering, ‘mingled with the broad Doric of Munster. Presbyterian ministers greeted Popish priests with fraternal fervour. Mr. James Godkin, editor of the staunch covenanting “Derry Standard” . . . sat side by side with John Francis Maguire, of the ultramontane “Cork Examiner.” Magistrates and landlords were there; while of tenant delegates every province sent up a great army.’¹

It is curious to look back in this year on the proposals put forward at this convention. The resolutions practically demanded what have since come to be known as the three ‘F’s’—Fixity of Tenure, Free Sale, and Fair Rents. Another question which has since been made familiar also came before the convention. This was the question of the arrears of rent

¹ *New Ireland*, p. 149.

It was represented that during the period of famine it was perfectly impossible for the tenants to pay any rent, large or small; and that if the landlords chose to insist on their rights they could evict the greater part of the whole Irish population. Accordingly a resolution was passed to the effect that the arrears should be subjected to inspection by a valuator; that he should estimate the amount due on consideration of the prices and other circumstances of the famine period; that he should compare the actual amount paid in rent by the tenant to the landlord; and that if there were any balance still due on such a comparison, it should be paid to the landlords in instalments spread over a certain period.

To any impartial reader who has read the pages in which the story of the famine has been told, this proposal will not appear to be very unreasonable; but the times were not ripe for reason on the Irish land question. The arrears of the famine period were allowed to continue; they came to form a dread feature of the Irish peasant's life under the name of the 'hanging gale;' and for thirty-four years the 'hanging gale' was allowed to realise its ill-omened name, leaving the fortunes and the lives of nearly a hundred thousand families at the absolute mercy of their landlords.

The movement which was thus initiated took the country by storm, and was the first break in the disastrous gloom that had overhung everything since the advent of the famine and the downfall of O'Connell. Famine had now apparently done with the country—at least for an interval; the cataclysm under which the wretched party returned in 1847 had been able everywhere to debauch or deceive constituencies and drive all public honesty out of the representation of the country, was now in the past, and there seemed a chance once more for the country, for constitutional agitation, and for honest and unselfish public men. Gavan Duffy thought the season so promising that he consented to stand for a constituency; and his newspaper wrote of the movement and of the coming time in a strain of sanguine expectation, which, representing as it did the hopes of the country generally, makes darker the tragedy in which these hopes were eclipsed.

'On as solemn a summons,' writes the 'Nation,' Duffy's

paper, 'as ever drew men together in any nation of this earth, since the sun first reached her solstice over it, do the delegates of the Irish people assemble on next Tuesday. . . . In a people beggared, broken, brutalised in some sense, *they* have undertaken to inspire the vigour and the comeliness of independence. They gird their strength to redeem a fallen land to its true place in the zodiac of nations. And, before God and man, they are amenable for grievous ignorance of the opportunity, and a heavy dereliction of duty, if the next week pass unused or misused by them.'

The most promising feature of the new movement was that it put a definite, a single, a great and absorbing issue before the country. The farmers formed still the majority of the electorate: they were known to be ready to stand by the representatives of their interests, in spite of the omnipotence still exercised over them by the landlord; and of course they were united to a man in the demand for security for their industry and their homes. They had the will and they had the power to return a majority of the Irish representatives; and an Irish party has since shown that a body of men, earnest and honest, resolute and united, can wring from a Ministry a great measure of land reform, without even having the majority of the Irish representatives. It is no exaggeration, then, to say that the Tenant Right movement of 1850 might have succeeded in all its purposes: might have won fixity of tenure and free sale and fair rent, and might have saved Ireland a quarter of a century of the darkest and most bitter events in her history.

But it was not to be. The movement that began in such hope and with so many promises of complete success ended in fiercer, completer, more enduring disaster than any of those which had preceded it. Two men were mainly responsible for this: the one was a weak and foolish Englishman, the other a strong and an evil Irishman. The two men were Lord John Russell and William Keogh.

The conference of the Tenant League took place, as has been seen, on August 6, 1850; in November 4 in the same year Lord John Russell published the 'Durham Letter.' This was the letter addressed to the Bishop of Durham in

which he denounced the movement, howled at in that period and laughed at in this, as 'Papal aggression.' The Pope had changed the titles of the Catholic archbishops and bishops in England and Scotland from titles *in partibus* into titles borrowed from English places. Thus Cardinal Wiseman was created Archbishop of Westminster. This innocent step called forth a tempest of indignation among the ignorant and fanatical in the English population. There rose one of those 'No Popery' storms which can always be provoked among the English masses, and there was a panic-stricken cry for legislation against the revival of the rule of the Pope. Lord John Russell was weak enough or mean enough to allow himself to be carried away by the ruling frenzy, wrote a letter in denunciation of the action of the Pope, and promised legislation.

In Ireland this new move on the part of the British Minister provoked a counter-storm of popular passion as wild and as widespread. As the English people were startled by the bugbear of the ever-hateful Pope, the Irish were roused to fury by the dread that their religion was once more, and in the nineteenth century, to be subjected to some renewal of the penal code that is one of the worst and bitterest recollections in the history of English rule and Irish suffering. It was probable that in this feeling all other interests and passions would be swallowed up.

This was the danger which the really honest members of the Tenant League foresaw. The 'No Popery' agitation roused up again those passions between Irishmen of different creeds which had been submerged in the great movement for tenant right; and the different creeds, forgetting their common wrongs and sufferings, might be drawn off from the land question. While, then, the southern tenant-righters sympathised with their countrymen in their hatred and contempt of the bigotry of Englishmen and the imbecility of Lord John Russell, they saw with considerable misgiving the prominence which the new and the sectarian agitation was taking in the popular mind.

There was another body of men, however, to which this new movement was a godsend. Of this party William Keogh

and John Sadleir were the chief spokesmen — two of the most remarkable and most sinister figures in Irish history.

Physically and mentally Keogh was intended for a leader of democracy. Though small of stature he had a chest of enormous depth, had a muscular and powerful frame, and a courage that was arrogant, audacious, inflexible. The face bespoke the immense moral and mental force of the man. In his earlier years it bore a singular resemblance to that of the first Napoleon, and even when it had grown flaccid and flabby it still wore an appearance of dignity and strength. His look was calculated to inspire respect and even awe. Though ignorant of law and generally illiterate, he had a marvellous command of fluent, striking, vigorous language. He was coarse and vulgar in taste, and there was a dash of commonplace in everything he said. The 'Nation,' which was his chief assailant throughout his political career, described his 'invective' as a 'deluge of dirt,' and his 'most pretentious oratory' as 'a jumble of bog Latin and flatulent English.' But his words, set off by a sonorous voice, vivid gesture, and his expressive and commanding face, made him the idol of mobs and the most competent orator at popular meetings. At the time when he entered politics he embarked upon his new career as on a desperate chance that would lead on to great fortune or hopeless ruin. In one of the most exciting and critical moments of his career the bailiffs were said to be in his house, and even when he was fighting one of his hard electoral contests the House of Commons was wading through sheaves of his unpaid bills, in order to find whether he had the then necessary qualification of 300*l.* a year over all his debts. But of this afterwards.

A judicial office in Ireland was then, as indeed it is now, the haven in which the hard-pressed lawyer discovered wealth, ease, and dignity. On the principle that runs uniform through all the veins and arteries of English administration in Ireland, the salaries of judicial office are fixed at a figure far beyond what even the most successful lawyer is in the habit of making at the Bar. In fact, a puisne judgeship in Ireland occupies towards the working lawyer an exactly reverse position to that which it holds in England. In

England, the lawyer who accepts a puisne judgeship, or even a much higher office, usually does so at an immense sacrifice of income ; in Ireland, the judicial office usually gives to the lawyer the first opportunity in his life of making something like an equilibrium between income and expenditure. Then the number of judges being far in excess of the requirements of public business, the fortunate holders of this situation spend all the year in comparative, and nearly half the year in absolute, idleness. The judges in Ireland too are members of the Privy Council. They meet and discuss with the other great officers of the State questions of policy and of government, with a mixture of judicial and executive functions which in England would shock every accepted principle of sound administration. The Irish judge is, therefore, after his elevation to the Bench, at once an active and a combative politician—one of the rulers of the State. It was one of the worst features in a thoroughly unsound state of things that the puisne judge was often promoted to a higher office—the Chief Justiceship of his own Court, the Mastership of the Rolls, or the Lord Chancellorship. Sometimes he received a solace for being passed over in a great and highly-paid commission ; such as the commissionership of the Irish Church Act, with a salary of 2,000*l.* a year, that was conferred on Mr. Justice Lawson.

To such a man as Keogh such an office offered the highest prize of fortune. It conferred high pay, and he was dreadfully needy ; dignity, and he was notoriously disreputable ; security, and his life was a series of hairbreadth escapes in the tempestuous sea of Irish politics. It is now clear that, from the first moment he embarked on a political career, a judgeship was Keogh's single purpose.

For this end he was ready to don the livery of every political party in turn ; to pass through mud-baths of deception, lying and broken oaths ; to assume all the worst arts of the demagogue ; to be foul-mouthed, audacious, sometimes even murderous in advice ; and then to betray the mob as quickly and shamelessly as he had pandered to its worst passions.

His first entrance into public life was in 1847. At that time he was known as a barrister without clients and without

law ; indeed, at no period of his professional career, until he became a law officer of the Crown, did he obtain as much professional business as would keep the bloodhound of insurmountable debt from the door ; and never, to his dying day, did he master even the elementary principles of his profession.

It was for my native town of Athlone that Keogh stood. Tradition still retails many of his strange exploits. His courage, for instance, was over and over again proved by the absolute fearlessness with which he encountered mobs inflamed with drink and the violent passions that election contests excite. He was known to march through the streets when a perfect hailstorm of stones was flying against him and his supporters. On one occasion, when he was delivering a speech from a window to a noisy and violent crowd, somebody threw a soda-water bottle at his head. 'That's a mighty bad shot, ——,' said Keogh, mentioning the name of the person who had fired the bottle—a well-known local politician. Equally are there stories of the desperate remedies to which men resort who are hard pressed for money and troubled neither by scruples nor abashed by shame. For instance, he is said to have raised money in several cases by the trick not unknown to the London police courts of borrowing five pounds on each half of a five-pound note. Then there is the dim recollection of a strange scene which forecast the tragic end to his strange and evil career. One night he was expecting, as the tradition goes, some money from one of the political clubs of London in aid of his candidature. A near relative was to be the bearer of the much-needed treasure ; and when he arrived he had to announce that his mission was a failure. Keogh fell prone on the floor, grovelled there with the contortions and groans of one demented, and finally, when the agony had passed, rose up, went out into the town, and harangued the mobs with a self-confidence as great, a wit as ready, a hopefulness as inflexible as if his highest expectations had been realised. Another reason of his success was his conviviality. He was all through his life a heavy drinker, and loved all the pleasures of the table. However late the night or heavy the drinking, Keogh was always the first to rise in

the morning ; and with the 'terrible familiarity' with men's names and characteristics, which was one of his talents, he was at the bedside of the companions of his debauch the next morning with a brandy-and-soda in his hand and the christian-name of the scarcely recovered inebriate in his mouth.

In order to understand the history of the time it is also necessary to know something of the character of the constituency in which Keogh played these parts. In defence of my native town, I must premise that it was neither better nor worse than the majority of the Irish and the English constituencies of that period. Its eminence consisted in the fact that the number of the voters was small, and that, therefore, the amount of the bribe was high. It was generally computed that this bribe averaged 30*l.* or 40*l.* the vote ; and there were tales of a vote having run up to even 100*l.* in one of Keogh's most hotly contested elections. The town, finely situated on the Shannon, with a large barracks and a castle old in story, plays an important part in the history of Ireland, and was for many centuries the most prosperous centre in the midland counties ; but the famine swept the country round, and for years before the period at which Keogh began to figure in its history it had been steadily deteriorating. A large number of its people were, therefore, engaged in a desperate struggle with hard fortune, and, though centuries old, the position of the town had some resemblance to one of the mushroom towns of the United States—say like Virginia City—which, owing their rise to some accidental and transitory cause, like the discovery of a mine, have a season of extreme prosperity, and then for years continue the struggle with departing fortune. In such a town it is not surprising that the election played a prominent part. With many of the people the periodic bribe entered into the whole economy of their poor, shrivelled, squalid, weary lives. Men continued to live in houses that had better have lived in lodgings, because the house gave a vote. The very whisper of a dissolution sent a visible thrill through the town, and the prospect of common gain swallowed up amid the people all other passions, religious and political, and united ordinarily discordant forces in amity

and brotherhood. There was, as there is, a tolerably strong minority of Protestants in the town; between the Protestant and the Catholic there was irreconcilable difference of political as well as of religious feeling; and, indeed, there was rarely any social intercourse between people of the two creeds. But at election time the Catholic and the Protestant forgot their rivalries, remembered the interests only of their town, and fought strenuously and side by side in loving union for the man who gave the highest bribe. There was a highly respected Protestant tradesman in the town when I was a boy who had a large repute for political wisdom, and was generally esteemed; and I remember hearing a well-known saying of his quoted, which put the philosophy of Irish electioneering in these times in a compendious form. 'I am a Protestant,' Ned — used to say, 'and my father was a Protestant, and his father before him; but the man I want to see returned for Athlone is the man that leaves the money in the town.'

Such was the constituency, the representation of which Keogh sought in 1847. The circumstances of his candidature sufficiently foreshadowed his subsequent career. In that year, as is known, the supreme struggle in Ireland was between Young Ireland and the Repeal party. But Keogh had no part in this struggle between different sections of Irish nationalists. He knew his own purpose and he knew his constituency. Attachment to either of these two sections might have been inconvenient in subsequent years to a seeker after English office, and the constituency cared for the money and not for the politics of its candidates. He stood, then, as a member of an English party; he called himself a Peelite. This political character had the additional advantage of being entirely indefinite; for this was the period of the schism between the Free Trade Conservatives under Sir Robert Peel and the Protectionist Conservatives under Mr. Disraeli; and it was still an undecided question whether the healing of the schism would turn the Peelites back into the Conservative fold or its continuance would transform them into Liberals. Another curious fact about the candidature of Keogh was that the expenses, or a portion of them,

were paid by an Englishman. This was Mr. Attwood, the well-known banker.

Mr. Attwood had some doctrines on the currency question which he was anxious to have advocated in Parliament, and he thought that the expenses of a contest in Athlone would be compensated for by the assistance of the glib and brilliant tongue of Keogh. Keogh was opposed by a local gentleman named O'Beirne. Keogh was elected. The numbers at the poll tell their own tale of the state of the country and the character of the constituency. They were :

Keogh, William	101
O'Beirne, William	95

But this success did not for some years bring Keogh any change in his desperate fortunes. It rather aggravated his difficulties. Professional business did not come ; the election for Athlone was an expensive luxury, and cost more than Mr. Attwood had supplied, and Keogh was sunk in a profounder morass of debt than before.

At the same election of 1847 John Sadleir had been returned for Carlow. In every respect Sadleir was the anti-thesis of Keogh. Keogh was garrulous ; Sadleir was taciturn ; Keogh was the boisterous and familiar *bon vivant*, with exuberant health and spirits ; Sadleir was reserved, unsocial, and had the sallow complexion of the man who neither cares for nor enjoys the pleasures of the table ; finally, Keogh was hopelessly poor, and Sadleir had the reputation of boundless wealth. John Sadleir was trained as a solicitor, and was intended by his people probably for the quiet life of an Irish lawyer. But he was ambitious and self-confident, and made for London. Here he became a 'Parliamentary agent,' and gained an acquaintance with the financial state of Ireland which he afterwards turned to great use. He gradually drifted into a financier, and conceived the idea of making a fortune rapidly. He adopted an excellent plan to start with. The Irish farmer had not yet become to any large extent a depositor in banks ; Sadleir established the Tipperary Joint-Stock Bank. He came of a family that had the reputation of being wealthy, his own claim to financial ability was

everywhere admitted, and the people deposited their money with the confidence of unquestioning faith. 'From the Shannon to the Suir,' writes A. M. Sullivan,¹ "Sadleir's bank" was regarded with as much confidence as "the old lady of Threadneedle Street" commands from her votaries.' The money which Sadleir thus obtained from the grimy pockets of the Irish farmers he invested in English speculations, became in this way intimate with the money market of London, and was made chairman of the London and County Joint-Stock Bank. Every day he was credited with greater schemes and with more fabulous success.

To such a man Parliament offered chances of still further increasing his wealth and satisfying his ambition. His large command of money gave him a great advantage in that dread period of desolation and demoralisation in the political fortunes of Ireland, and he conceived, and to a large extent carried out, the project of building up in the House of Commons a party bound to him by ties of blood or of financial aid. One cousin—Robert Keatinge—was returned at the same time as himself for County Waterford; Frank Scully, another cousin, was returned for Tipperary. This was at the 1847 election; subsequently, in 1852, Mr. Vincent Scully, his nephew, was returned for County Cork. The Sadleirite party consisted, besides, of two brothers named O'Flaherty (Anthony and Edmund), of a Doctor Maurice Power, of Mr. Monsell (now disguised under the name of Lord Emly), and of Mr. William Keogh. How far and how many of these men were indebted to Sadleir for pecuniary assistance it is impossible, of course, to say; but two of them were certainly in his pay—Edmund O'Flaherty and William Keogh. The desperate fortunes of Keogh craved for help wherever it might come from; Sadleir on one occasion, as will be seen, subscribed 100*l.* for his election expenses; and subsequently the name of Keogh was to many of the bills which were put in circulation by Edmund O'Flaherty. Keogh said his name was forged; possibly the statement was true; but it would not be surprising if it were

¹ *New Ireland*, p. 157.

false. This is not an uncharitable or unwarrantable conclusion, as will be subsequently seen.

The object of Sadleir and his associates was, of course, personal advancement, and personal advancement alone. But personal advancement could only be obtained from an English Minister; and the rise of the new Tenant Right movement, hostile to the principles of every English Ministry of that period, was therefore to the Sadleirites the omen of defeat, and not the augury of hope. It seemed probable that the movement would become—as every national movement before or since, that has ever got a chance in Ireland, has become—a great national force, impossible to resist; and that no constituency would accept any man who did not fight in its ranks. Then an idea was being put forward which would be still more fatal to such purposes as those of Sadleir and Keogh. It will be remembered that the great point of controversy between Old and Young Ireland was as to the pledge against office-seeking. The break-up of the hideous party of 1847 gave terrible confirmation to the objections which the Young Irelanders had brought against the tribe of office-seekers; and all Ireland now agreed in the opinion that nothing was to be gained from any Ministry by any party but a party of independent men. Gavan Duffy, and the other survivors of Young Ireland who had joined in the new movement, insisted that the old pledge should be revived, pointing out that the land question could never be settled in any other way. Thus, then, the Tenant Right movement had two distinct principles—a principle as to the end to be attained, and a principle as to the policy for attaining it. The party not only believed that Tenant Right was essential for the prosperity of Ireland, but believed as firmly that Tenant Right could only be won by an Irish party which would oppose every Ministry that did not make Tenant Right a policy by which to stand or fall. In other words, the policy of the Tenant Righters was the very opposite of that of the Sadleirites; the one wanted Tenant Right, and did not care for Ministries; the other wanted office, and did not care for Tenant Right. The struggle was visible in the very earliest days of the Tenant Right movement; its break-out was inevitable; and if a

struggle had taken place while the country was united and enthusiastic about Tenant Right, it is probable that Sadleir and Keogh would have been driven from public life and the Tenant Right battle have been won.

But the Ecclesiastical Titles Bill produced the disastrous diversion that postponed this struggle. Sadleir and Keogh were not slow to see the use to which Lord John Russell's proposals could be turned. Of course, the Ecclesiastical Titles Bill was a question upon which certain sections of the English people felt strongly at that moment. But Keogh and Sadleir probably knew that such outbursts of passion are as transitory as they are violent. Then the Bill was not a favourite with any English party; Mr. Disraeli gave it at first but a half-hearted support on the part of the Conservatives; it had strong opponents, they thought, in Mr. Gladstone, Sir James Graham, and the other Peelites; and there was every reason to think that even Lord John Russell himself had no great joy in his legislative child. It was unlike Tenant Right, which menaced great interests, at that moment as supreme in the Lower as in the Upper House of Parliament, and which was equally unacceptable to all sections of Parliamentary opinion except the insignificant group of Radicals. On the Ecclesiastical Titles Bill, then, a politician could be as violent as he pleased, without making himself everlastingly objectionable to anybody except to Mr. Newdegate; while a strong position on the land question might mean permanent exclusion from office. Finally, Sadleir and Keogh knew the passionate attachment of the Irish people to their religion; and shrewdly calculated that any politician who was able to pose as a defender of that religion would establish a claim to their confidence and affections which it would take much to shake.

Accordingly, in the House of Commons, Keogh and Sadleir opposed the Bill with extraordinary vehemence of language and of tactics. They exhausted the forms of the House, they fought the Bill obstinately and clause by clause. A portion of the Irish people, looking on at this struggle, were easily led to believe that it was heroic; and the Sadleirites, playing upon another weakness, endeared them-

selves still further to Irish hearts by styling themselves 'the Irish Brigade'—the name of those exiled Irish warriors who fought heroically on every battle-field of Europe, after unjust laws had exiled them from their own country. By the English the party were known by the less flattering title of the 'Pope's Brass Band.'

In Ireland, meantime, the two agitations went on side by side. Great Catholic demonstrations were everywhere held, and Sadleir was the organiser and Keogh the orator of these demonstrations. At these meetings the Prelates of the Catholic Church attended, and Keogh excelled everybody else in the extravagant fulsomeness of the eulogies which he poured upon their heads. It was a singular fatality that at this very period an Irish Prelate was first getting into prominence who was destined to be a main though unconscious, and perhaps innocent, instrument in the game Keogh and Sadleir were playing. This was Paul Cullen, afterwards Cardinal Cullen and Archbishop of Dublin. At this period he had just been appointed Archbishop of Armagh. He had been for many years the head of the Irish College in Rome and it was a favourite reproach against him that he was more of a Roman monk than an Irish patriot. So far as I can gather his policy, he regarded it as his main if not sole duty to look after the interest of his Church, rather than the purely secular interests of politics. For this reason his whole political influence was thrown in on the side of any politician who had anything to give the Church. In after struggles, Cardinal Cullen was always on the side of the 'Government' as against all struggles of Nationalists, on the principle that England could do more for the interests of the Church than any National Party. England could serve the Church in Ireland through concessions on the education question; she could serve the Church generally and in a wider area by her influence as a great power in the Councils of Europe; and she could tolerate or persecute millions of Catholics scattered through her world-wide empire. This policy—intelligible from the standpoint of the Churchman—Cardinal Cullen pursued for upwards of a quarter of a century with a purpose that never swerved, and with a devotion that belonged to a

man whose life was swallowed up in his principles. At a period later than this, Cardinal Cullen had means for giving effect to his will so large as to make him the greatest standing force in Irish politics. The power of the Catholic clergyman was almost unshaken; throughout every town and village in Ireland the Catholic priest, strong in the affection of his flock, and, in the majority of cases, the best educated man in his district, was almost a political autocrat; and over the action of nearly every priest in Ireland Cardinal Cullen had control. He was the Prelate whose voice was practically law at the Holy See in regard to all Irish ecclesiastical affairs; a few clergymen who resisted his will were summarily crushed, and every vacancy in the episcopate was filled with his nominees. Archbishop MacHale, and a few of the elder generation of prelates who had shared in O'Connell's struggle for repeal of the Union, resisted his influence to the end; but practically, for many years, Cardinal Cullen was the Catholic Church in Ireland, and had all that mighty organisation under his word of command.

On August 19, 1851, a great meeting was held in the Rotunda, in Dublin, for the purpose of forming a 'Catholic Defence Association.' Over this meeting Archbishop Cullen presided. Mr. John Sadleir was one of the secretaries, and William Keogh was the chief speaker. To the chairman of the meeting Keogh was laboriously complimentary. 'I now,' he said, 'as one of her Majesty's Counsel, whether learned or unlearned in the law, holding the Act of Parliament in my hand, unhesitatingly give his proper title to the Lord Bishop of Armagh.' These words received further emphasis as he held the Act, of Parliament thus defined in his outstretched hand. At a meeting of his constituents in Athlone he paid even higher court to another Catholic prelate—Archbishop MacHale—who then, and for many years afterwards, exercised enormous influence. 'I see here,' said Keogh, 'the venerated prelates of my Church, first among them, "the observed of all observers," the illustrious Archbishop of Tuam, who, like that lofty tower which rises upon the banks of the yellow Tiber, the pride and protection of the city, is at once the glory and the guardian, the *decus et tutamen* of the Catholic

religion.' John Sadleir was also one of the speakers at this meeting.

Meantime the Tenant Right movement had been growing, and Keogh and Sadleir found it necessary to affect devotion to its purposes and policy. Over and over again they pledged themselves not to accept office from any Ministry that did not make Tenant Right a Cabinet question. Nor was this all. Under the example of the Tenant League, the Catholic Association also formulated the policy of pledging the Irish members to accept no office from any Ministry which did not make the Repeal of the Ecclesiastical Titles Act a Cabinet question; and to that pledge Keogh over and over again gave his adhesion.

But Gavan Duffy, the other writers in the 'Nation' and 'Freeman's Journal,' and all the earnest Tenant Righters, still disbelieved in the 'Irish Brigade,' and Keogh and Sadleir were more than once accused of being office-seekers. These charges, repeated over and over again, made wider a distinct line of cleavage in the Tenant League, as the Tenant Right organisation was called. The two parties were watchful and distrustful of each other, and between the two there arose a fight for life. The position of Sadleir and Keogh at this period was desperate. The fight in which they were engaged meant dazzling success or shameful and abysmal ruin. Sadleir, as will be seen, was reaching the point where exposure could no longer be avoided, and he had to make his desperate choice between the life of the convict and the death of the suicide. The position of Keogh was equally desperate. He was deeper than ever in debt; as has been seen, the waiters at some of the entertainments in his house in Dublin were bailiffs in disguise; arrest dogged his fleeing footsteps wherever he went, and arrest meant social, professional, political death. The hungry army of his creditors watched the rise and fall of his chequered fortunes with the wolfish glare of peasant depositors in a shaky bank; the least slip or mishap, and they were down upon him, and then chaos was come again. It was possible that fate had a darker future for him than even enforced exile. How far he was acquainted with the financial enterprises of John Sadleir is not known

nor how deeply he was involved in the embezzlements of Mr. Edmund O'Flaherty. But he was an intimate and a debtor of the two men, and might well be implicated in some of their misdeeds. In his darker hours he may have shuddered at the thought that he had brought himself within the reach of the criminal law. The judicial bench or the convict's dock—these were the dread stakes that awaited the result of the game.

And the game was one of the wildest chance. The whole national press of the country was against him. Sadleir had established a paper called the 'Catholic Telegraph.' It was a journal of ultra-religious fervour, went into fits of lunacy over the Titles Bill, and while upholding Sadleir and Keogh as the spotless champions of the Act, shook its head sadly over the orthodoxy of Gavan Duffy and the other advocates of Tenant Right. But the 'Catholic Telegraph' had not the power of the national journals, and day after day the 'Freeman's Journal,' week after week the 'Nation,' dogged the utterances, watched the shifts, exposed the devices of Sadleir and Keogh. The overwhelming majority of the country, too, believed in the Tenant Righters and disbelieved in the Catholic champions. Against this mighty combination in front, Keogh had in his flank the few desperate shopkeepers of Athlone, whom his money had bought and the money of another man could buy again. Thus attacked in front and behind, and from all sides, he had no weapons of defence but his tongue, his brazen audacity, his desperate courage, and the adhesion or neutrality of a certain number of Catholic bishops.

These facts will explain to the reader the strange manoeuvres Keogh had to employ. The thing above all things he wanted was office; the thing he was called above all things to forswear was office. At all the meetings, then, whether of the Catholic Defence Association or the Tenant League, he was bound above all others in the pledge against taking office, unless under conditions then impossible.

'As I said, Whigs or Tories, Peelites or Protectionists,' he said to his constituents at Athlone in the speech already alluded to, in which he paid Archbishop MacHale such fulsome compliments, 'are all the same to me. . . . I know that in the career in which we

are engaged we will have to meet open hostility. That we can do. We had, and I know we will have again, treacherous friends. These also we can dispose of. I will fight for my religion and my country, scorning and defying calumny, meeting boldly honourable foes, seeking out treacherous friends; and as long as I have the confidence of the people, I declare in the most solemn manner, before this august assembly, I shall not regard any party. *I know that the road I take does not lead to preferment.* I do not belong to the Whigs; *I never will belong to the Whigs.* I do not belong to the Tories; *I never will have anything to do with them.*¹

Thus he had separated himself from the two great parties in the English Parliament. There was, however, a third party in the House of Commons, which was one of its most noticeable and important elements. This was the party of the Peelites—the party under whose banner Keogh had fought when first he stood for Athlone. From that party also the incorruptible patriot cut himself off.

‘I have read in the newspapers this morning,’ he said, ‘that Mr. Frederick Peel has joined the Whig Government, and that it is likely men of whose acquaintance I am proud will become component parts of the Administration. Here, in the presence of my constituents and my country—and I hope I am not so base a man as to make an avowal which could be contradicted to-morrow, if I was capable of doing that which is insinuated against me—I solemnly declare, if there was a Peelite administration in office to-morrow it would be nothing to me. . . . If all the Peelites in the House joined the Whig administration, *I would be their unmitigated, their untiring, their indefatigable opponent, until we obtain full justice.*’¹

And then, to be completely explicit, he went on to define what he meant by the ‘full justice,’ the attainment of which should precede any acceptance of office.

‘And what is that justice? I can state the terms of it well. I will not support any party which will not make it the first ingredient of their political existence to repeal the Ecclesiastical Titles Bill. I will not join any party which does not go much farther than that. I will have nothing to do with any party which, without interfering with the religious belief of the Protestant population, will not consent to

¹ *A Record of Treachery, or the Political Life and Adventures of Mr. Justice Keogh*, by T. D. Sullivan, p. 5.

remove from off the Catholics of this country the intolerable burden of sustaining a Church Establishment with which they are not in communion. . . . *And . . . I will not support any political party which does not make it part of its political creed to do all justice to the tenant in Ireland. I will not support any party which will not place on a satisfactory footing the relations of landlord and tenant.*¹

Nothing could be more explicit than this language, nothing more binding than those pledges; the whole gospel of the Tenant League, and even something more, was subscribed to by Mr. Keogh, and yet the Tenant Leaguers were suspicious, and the 'Freeman's Journal' and the 'Nation' still openly expressed their want of faith in even these solemn pledges of the champions of religion. An incident confirmed these doubts. In February, 1852, Lord John Russell was defeated by the combination of Lord Palmerston with the Conservatives on the Militia Bill, and the first Derby-Disraeli administration came into office. Dr. Maurice Power, M.P. for Cork, was offered and accepted office as Governor of St. Lucia. Dr. Power was a foremost and active member of the 'Irish Brigade'; and at once the Tenant Leaguers foretold that as Power had gone, so also would go Sadleir and Keogh. These doubts were finally expressed to Keogh's face. He and Sadleir, immediately after the promotion of Power, started Mr. Vincent Scully, a nephew of Sadleir, as their candidate.

On Monday, March 8, 1852, Keogh was present at a meeting in the city of Cork in support of the candidature of Mr. Scully. He had been assailed with even more than its usual vigour in that week's issue of the 'Nation.' Mr. McCarthy Downing, who long years afterwards was member for County Cork, belonged to the Tenant Righters, and at this meeting openly expressed his doubts of the honesty of Keogh and Sadleir and the 'Irish Brigade.'

'I will tell the meeting fairly and honestly,' said Mr. Downing, 'that I believe the Irish Brigade are not sincere advocates of the Tenant Right question. I state that, and I believe it is in the presence of two of them. I attended two great meetings in the Music Hall in Dublin, at the inauguration of the Tenant League, at my own expense, when a deputation waited upon the Brigade to attend the

¹ T. D. Sullivan's *Record*, pp. 5-6.

meeting, and I protest I never saw a beast drawn to the slaughter-house by the butcher to receive the knife with more difficulty than there was in bringing to that meeting the members of the Irish Brigade.’¹

‘Then up rose Mr. Keogh,’ writes A. M. Sullivan,² ‘and never, perhaps, were his marvellous gifts more requisite than at this critical moment. The future fate and fortunes of his leaders and party hung on the turn affairs might take at this meeting, an open challenge and public charge having been thus flung down against them. There were a few hostile cries when he stood up, but silence was after a while obtained. With flushed countenance and heaving breast he burst forth in these words:—

‘Great God!’ he exclaimed, ‘in this assemblage of Irishmen, have you found that those who are most ready to take every pledge have been the most sincere in perseverance to the end, or have you not rather seen that they who, like myself, went into Parliament perfectly unpledged, not supported by the popular voice, but in the face of popular acclaim, when the time for trial comes are not found wanting? I declared myself in the presence of the bishops of Ireland, and of my colleagues in Parliament, that let the Minister of the day be whom he may—let him be the Earl of Derby, let him be Sir John Graham, or Lord John Russell—it was all the same to us; and, so help me God, no matter who the Minister may be, no matter who the party in power may be, I will neither support that Minister nor that party unless he comes into power prepared to carry the measures which universal popular Ireland demands. I have abandoned my own profession to join in cementing and forming an Irish Parliamentary party. That has been my ambition. It may be a base one. I think it an honourable one. I have seconded the proposition of Mr. Sharman Crawford in the House of Commons. I have met the Minister upon it to the utmost extent of my limited abilities, at a moment when disunion was not expected. So help me God! upon that and every other question to which I have given my adhesion I will be—and I know I may say that every one of my friends is as determined as myself—an unflinching, undeviating, unalterable supporter of it.’

‘No wonder,’ writes A. M. Sullivan, continuing his description of the scene, ‘the assemblage who had listened as

¹ T. D. Sullivan's *Record*, p. 7.

² *New Ireland*, p. 161.

if spellbound while he spoke, sprang to their feet, and with vociferous cheering atoned for their previous doubts of the man whose oath had now sealed his public principles.¹

In the midst of this struggle between the different sections of the Irish members the Derby-Disraeli ministry went to the country. At the general election in Ireland the combatants had their representatives among the candidates for the different constituencies. Roughly, the candidates might be divided into Tories and Whigs, pledged to either of the two great English parties, the Tenant Leaguers, and what were known as the Catholic Defenders. The latter were the men who were pushing the sectarian questions to the front in order to drive the land question to the rear, and they were under the direction, secretly or openly, of the Keogh-Sadleir brigade. In some constituencies the two sections came into collision, but the final result was a drawn battle, in which both sides gained and lost something.

Some of the most important leaders of the Tenant Leaguers had been returned. Gavan Duffy was elected for New Ross, John Francis Maguire for Dungarvan, George Henry Moore for the county of Mayo, and Frederic Lucas for the county of Meath. Moore was a great addition to the strength of the Tenant Leaguers. A landlord, he sympathised vehemently with the demand of the tenants for security in their holdings: He had also oratorical gifts of a high order, and his political honesty was inflexible. Frederic Lucas, an Englishman and a Protestant by birth, had changed both his religious and national faith; he had become a Catholic and an Irish nationalist. Connected by marriage with Mr. John Bright, a man of independent fortune and of a pure and lofty character, he held high rank in his party, and his name still has its place in the affections of the Irish people. He was proprietor of the 'Tablet,' a journal which still exists. The 'Tablet' at this period was a strongly national journal, and was one of the constant assailants of Keogh and Sadleir. There was one important defeat. Dr. (afterwards Sir John) Gray, proprietor of the 'Freeman's Journal,' was defeated for Monaghan. The Irish Brigade was entirely successful. Sadleir

¹ *New Ireland*, p. 162.

and his three relatives, Francis and Vincent Scully and Robert Keatinge, were re-elected; James, his brother—of whom more anon—was elected for Tipperary; Anthony O'Flaherty was re-elected for Galway; Mr. Monsell for Limerick; and Keogh for Athlone.

In the general election Keogh took a prominent and active part. His tongue was at the service of everybody who fought under the flag of the Catholic Defence Association—that is, of John Sadleir and himself. His speeches were remarkable, even in that vituperative period, for the violence of their language, the brutality and criminality of his appeals to the mob. One of his speeches in particular became the object of notice. In Westmeath the struggle was between Captain Magan, a friend and associate of Keogh, and Sir R. Levinge, a local landlord. In the town of Moate Keogh made a speech in favour of Captain Magan, and in the course of that speech he used these words: 'Boys, we are in the midst of a delightful summer, when the days are long and the nights are short; next comes autumn, when the days and nights are of equal length; but next comes dreary winter, when the days are short and the nights long; and woe be to those, during those long nights, who vote for Sir Richard Levinge at the present election.'¹

These terrible words derived additional significance from the surroundings under which they were delivered. Westmeath is one of the counties where eviction has raged most fiercely, with most widespread desolation, with circumstances of tragic suffering. To-day, one driving for miles through a land bare of houses or human beings, and studded all around with the skeleton walls of ruined homes, finds it telling too plainly of the dread times through which the county has passed. The people of the county are a fierce and stalwart breed, and resisted doggedly, though impotently, their tyrants. In Westmeath, accordingly, the Ribbon and other societies, bound by oath to meet eviction with assassination, used to be particularly strong; and the county has been the scene of some of the most terrible murders, and occasionally of the most violent epidemics of crime. It was more than probable

¹ *New Ireland*, p. 167.

that, among the audience to which these words were addressed, there were many men goaded to blind fury by eviction, suffered or impending, and organised with the object of avenging their wrongs in blood.

The election of 1852 was at last over, and the Tenant Leaguers were the chief victors. They had not been able to exclude the Catholic Defenders, but they had compelled them to swallow the Tenant League pledge. The country instinctively felt the soundness of the doctrine, that to beg for office from the Minister and to demand justice for the tenant were irreconcilable positions; and accordingly the pledge against taking office, except from a Government that made the settlement of the relations between landlord and tenant a Cabinet question, was enforced from every candidate for a popular constituency. When, accordingly, the Leaguers held a Tenant Right Conference on September 8, 1852, all the Irish members returned on popular principles—whether as Tenant Righters or as Catholic Defenders—were compelled to attend. There were forty Irish members present in all. A resolution was proposed which put into definite form the pledge already taken at the hustings. It was in these words:—

Resolved: that in the opinion of this conference it is essential to the proper management of this cause that the Members of Parliament who have been returned on Tenant Right principles should hold themselves perfectly independent of, and in opposition to, all Governments which do not make it part of their policy, and a Cabinet question, to give to the tenantry of Ireland a measure embodying the principles of Mr. Sharman Crawford's Bill.

This resolution was proposed by Mr. Keogh; it was carried with but one dissident—Mr. Burke Roche, M.P., afterwards Lord Fermoy—'amid great cheering.'¹

The position of parties in the House of Commons at the moment rendered it perfectly possible to carry out this policy to a successful issue. There were then three parties: the Whigs, under Lord John Russell; the Protectionist Conservatives, under Mr. Disraeli; and the Peelites. No one of these

¹ T. D. Sullivan's *Record*, p. 7.

three parties had come back from the election sufficiently powerful to govern by itself, and a Coalition Ministry was plainly the only one possible. The Irish party, numbering between forty and fifty members, had it in their power, if they preserved their unity, to make or mar any Ministry that could be formed by either of these contending sections; they were absolute masters of the situation. The Peelites had, as has been seen, opposed the Ecclesiastical Titles Bill, and that gave them a place in the confidence of the Irish people. It was the universal expectation in Ireland that the Tenant Leaguers would form a coalition with the Peelites, based on the repeal of the Titles Act, and the grant of security of tenure to the tenants.

Parliament met on November 4, 1852; on Friday, December 17 following, the Budget of Mr. Disraeli was rejected by a combination of different parties, and the Ministry resigned. The words of A. M. Sullivan, who was an active politician at the period, best describe what followed:—

‘A shout went up from Ireland. A thrill of the wildest excitement shook the island from the centre to the sea. Now joy and triumph—now torturing doubt—now the very agony of suspense, prevailed. What would the Irish party do? Here was the crisis which was to shame their oaths or prove them true. No Liberal or composite administration was possible without them, and their demand was one no Minister had ever deemed to be just. What would the Irish members do? The fate of the new Ministry, the fate of Ireland, was in their hands.

‘As terrible deeds are said to be sometimes preceded by a mysterious apprehension, so in the last week of that old year a vague gloom chilled every heart. The news from London was panted for, hour by hour. At length the blow fell. Tidings of treason and disaster came. The Brigade was sold to Lord Aberdeen! John Sadleir was Lord of the Treasury! William Keogh was Irish Solicitor-General! Edmund O’Flaherty was Commissioner of Income-Tax! And so on. The English people, fortunately accustomed for centuries to exercise the functions of political life, may well be unable to

comprehend the paralysis which followed this blow in Ireland. The merchant of many ships may bear with composure the wreck of one. But here was an argosy, freighted with the last and most precious hopes of a people already on the verge of ruin and despair, scuttled before their eyes by the men who had called on the Most High God to witness their fidelity! The Irish tenantry had played their last stake and lost. A despairing stupor like to that of the famine time shrouded the land. Notices to quit fell "like snowflakes" all over the counties where the hapless farmers had "refused the landlord" and voted for a Brigadier. But the banker-politician had won. His accustomed success had attended him. He was not as yet a peer, but he was a Treasury Lord. From their seats on the Treasury bench he and his comrade, "the Solicitor General," could smile calmly at the accusing countenances of Duffy and Moore and Lucas. The New Year's chimes rang in the triumph of John Sadleir's daring ambition. Did no dismal minor tone, like mournful funeral knell, prestage the sequel that was now so near at hand?'

But all was not yet lost. The new officials had to go before their constituencies for re-election; and, poor as was the opinion of Irish patriots of the political morality of the constituencies of that period, it was hoped that the people would not be ready to condone treason so flagrant and so disastrous. It was resolved by the Tenant League to oppose the return of both Keogh for Athlone and Sadleir for Carlow, and deputations were appointed to go to both places. But when the deputations arrived at the constituencies they were astounded and shocked to find that, while all the rest of the country was loud in its curses or desperate in its wail over the destruction of national hopes, the constituencies thought either that nothing particular had happened, or that the traitors were to be congratulated on having got at the money and the patronage of the Government, and their constituents to be equally congratulated on their prospect of obtaining a share of the spoil. The state of feeling in Athlone and Carlow at this crisis of Irish history is one of

¹ *New Ireland*, pp. 167, 168.

the saddest proofs of the degradation which poverty and alien rule can bring about, even in a country so undying as Ireland in the ardour of its struggle against oppression. In Athlone in particular had bribery, poverty, and despair done their work effectively. The desperately needy voters saw, in a Government official, a man the better able to bribe themselves and to obtain situations for their sons. These were the days before open competition, and nomination to a Civil Service situation was the appanage of the Parliamentary representative, and one of his chief means of advancing his interests with his constituents. This was especially the case in Ireland. Who but an Irishman can know the full hopelessness of the youth of one born in the lower middle-class of an Irish country town? At home he sees squalor, the saddened foreheads of his parents, consumed by mean cares, by the bitter struggle to keep up appearances, by climbing up the ever-climbing wave of pecuniary embarrassment, in towns where the years bring dwindling population, decreasing trade, more hopeless effort. To the youth himself the future is utter darkness and dread emptiness. The shops, advancing in many cases to bankruptcy, offer but small wages to only a few; of manufactories, his only knowledge is through the crumbling ruins of the wool-mill or the distillery; he can become a doctor only if he have the luck to live in a town with a Queen's college; the legal profession, with its dinners in London and fees, used to be as inaccessible as a throne; and so it is that in Ireland, perhaps alone of all countries, the limbs even of youth are shackled and its ardent spirit caged. The one pursuit the British Government has left to the youth of Ireland is the Civil Service. Thus it has come to pass that in Somerset House, at St. Martin's-le-Grand, and at all the other great Civil Service establishments of London, so great a proportion of the clerks are Irishmen. Entrance to a clerkship in the Civil Service had thus come to be regarded by the Athlone boy as the first step on the golden ladder of fortune. Keogh used his power of nomination in the most lavish manner; it was a saying in Athlone in his day that every young fellow who could or could not write his name had obtained a place in the Customs, or some other of the

public departments. It will be seen that the use which he made of this 'appointing power' was one of the charges which were brought against him afterwards.

This was the state of feeling by which the ardent spirits of the Tenant League found themselves confronted when they reached Athlone, and a similar state of things awaited those who went to Carlow. But the corruption of the people proved less shocking than the attitude of the clergy; they also not only condoned but applauded the action of the traitors. An appeal was made by the Tenant Leaguers to the Bishops. From Dr. MacHale, Archbishop of Tuam, from the Bishop of Meath, and from the Bishop of Killala, there came prompt and emphatic condemnation of the acts of Keogh and Sadleir. This was good; but there were other prelates whose disapproval was more urgently required, and would have been decisive.

Dr. Cullen had been elevated from the see of Armagh to the Archbishopric of Dublin, and had at the same time been appointed Papal Legate. The whole country waited for a word from the new prelate, but Dr. Cullen obstinately held his peace, and silence, at the period, meant approval. In Athlone the Bishop took even stronger action in favour of Keogh. His name was Dr. Browne, and he had a reputation beyond that of any other bishop of the period for gentleness and piety. O'Connell had called him the 'Dove of Elphin,' and by this name he was familiar and dear to the people of his diocese. I can remember him as he used to sit in the parish chapel in Athlone; a man of venerable appearance, with a singular resemblance to the pictures of some of the saints whose looks the great painters have made immortal. The people of his diocese had for him a respect that amounted almost to worship, and in Athlone he was especially beloved. The people of the town had got it into their heads that Athlone really held the first place in his heart; and there was an understanding that, when he died, Athlone would be privileged to receive his sainted remains. The man who gained the support of the Bishop was certain of election, and the Bishop gave his support to Keogh. The result of this difference of attitude produced even among the

priests and bishops themselves a bitterness of feeling that prevailed for many years, and between two of the bishops, Dr. MacHale and Cardinal Cullen, it led to an estrangement that closed only with the grave. In every class, in fact, the fight was fought out with the frenzy which leads an armed population from words to civil war.

Meantime, while the whole country was looking with such desperate tension to the result of the contest in Athlone, Keogh was faced by a difficulty that threatened to wreck all. The reader knows of the property qualification of this period ; it was charged against Keogh that he had not this qualification, and a committee of the House of Commons had been appointed to investigate the charge. In Ireland, the investigation was watched with a feeling of suspense not unmixed with amusement. The financial difficulties of Keogh were notorious ; it was known that, instead of having 300*l.* a year over and above all incumbrances, he was in a shoreless sea of debt, and was not the possessor of three hundred pence that he could call his own. But he swore bravely through before the committee. The committee went through complicated rolls of bank bills, by which the briefless barrister had been able to keep himself afloat and live the life of the Member of Parliament ; and in the end, after the easy fashion of those good old days, held that he had proved his qualification, and so he was free to stand for Athlone. The influence of the Bishop,¹ the sums of money he had at his disposal, with the prosperous turn in his fortunes and a system of organised mob violence, were greatly in his favour. Mr. Thomas Norton,

¹ In his speech on the hustings, Keogh made the following allusion to the attitude of the Bishop : ' Since I came into town, no matter where I went, no matter by whom I was accompanied, whether in the town or around the town, upon the hill-side or the ditch-side, on the public road or the narrow by-way, or in any other imaginable place, I have been received as the man of the people. How many hundred women have said this morning, " May God bless you ! " How many hundred pretty girls have wished me success ! (A female voice— " You have the bishop's blessing, which is better than all. ") Mr. Keogh—Yes ; and I am authorised to announce to you, and he does not shrink from the announcement—you all know it ; you all saw it—that I have the support, the confidence, the kind wishes, and the anxious throbbing expectations for my success of my revered friend the Roman Catholic bishop of this diocese.'—Quoted in T. D. Sullivan's *Record*, p. 20.

his opponent, was an able man—he was known many years afterwards, as a man of some social and political prominence in London society, as Master of the Queen's Bench and Chairman of the Political Committee of the Reform Club; but, owing to the desertion of his own committee, some of whom were the very first to vote for Keogh, Norton resigned during the polling-day, and Keogh was returned, the figures standing thus: Keogh, 79; Norton, 40.¹

In the meanwhile the same good fortune had not attended the other members of the 'Brass Band.' John Sadleir had

¹ It is hard to bring home to the mind of any but an Irish reader the gigantic consequences on the future of Ireland which the action of Keogh produced, and it is necessarily as hard to understand the fierce hatred which was then and ever afterwards felt for him by the Irish people. The following quotation from the *Nation* of the period will perhaps do something to bring home to the reader of to-day the ideas, and still more the temper, of the time. It appeared on April 23, 1853, and was in reply to Keogh's speech on the hustings at Athlone: 'Mr. William Keogh has given tongue at last. For five months he has kept the silence of conscious infamy, while the whole island has been ringing with his shame. For five months the highest and the holiest voices in the land have been raised to accuse and to curse him, and he has held his peace. Words that would have made an honest man's blood choke him have met his eyes in every paper he read, and he has swallowed them without retort. He knew at the time that he dare not appear in an assembly of honest Irishmen, or he would be hooted from their sight. And he felt still nearer the touch of his own ignominy. In the Hall of the Four Courts, at his swearing in, a little gang of political blacklegs replaced the crowded array of the bar which used to attend the inauguration of a law official of the Crown. As he has driven through the streets of Dublin his furtive eye seemed to dread the fall of a dead cat or a shower of rotten eggs. For five months of place and power and emolument he has seen hatred and contempt of him wherever he turned. To remain silent in such a storm of execrations must have been hard for one of his passionate and voluble temper. But at last he has uttered himself. At last all the bitterness and anger which had been fermenting for five months in his heart have broken loose. And it has been like lifting a sluice-gate from a sewer. For hours he spoke, and the words rolled in one long gush of impure filth from his lips. For hours he spoke, and spared neither truth nor decency in his course. Bullying abuse that would demean a fishwoman, false scandal, and braggadocio, and dastardly innuendo he used, and used without stay or scruple. . . . There is a disease which is the last to feed upon a debauchee's bad-tempered frame—when the constitution, rotten to its very springs, is only strong enough to secrete vermin, and the unhappy victim lives crawling, sick, and ashamed of his own foul existence. By this disease Mr. Keogh has chosen to illustrate the way in which he has been recently afflicted. He has felt the *morbus pedicularis* of his own ignominy itching him to the bone, and he says that *we* infected him with it. In an episodic attack upon the *Nation*, meant, we suppose, to be the coarsest and the foulest passage of his harangue, he

stood again for Carlow. Like Keogh, he was supported by large sums of money and by violent mobs. He got a letter from the Bishop of Kildare and Leighlin 'expressing the most earnest anxiety' for his success;¹ he was backed by the priests. One of his mobsmen was requested by the Rev. Father Maher to keep quiet and not disgrace 'a good cause.'² In spite of all these influences he was beaten by Mr. Alexander, the Conservative candidate, by a majority of 6.

Keogh, though he had won the election at Athlone, was not yet safe. The violence of his temper, the unscrupulous audacity of some of his acts, his terrible speeches, his desperate expedients, had all been made notorious by the utterances of the press, and his conduct was brought in various ways before Parliament. Gavan Duffy obtained the appointment of a committee, known as the 'Corruption Committee,' to investigate the charges against Keogh and others of having used their position to make corrupt promises to obtain situations through their influence as members of Parliament. Keogh,

says that, "unable to slay, and afraid to stab," we have "tried to inflict upon him the *morbus pedicularis*." We thank him for the word. The metaphor is a nasty one. It is one we have been loth to apply. But he has invented it, and let it stick to him. It completely illustrates a sense of degradation, patent and foul, and set in a natural quarantine from all honest men. "Unable to slay" ! What does the gentleman mean? His character is dead, decomposed—it stinks. We do not estimate how far *we* have helped to scotch it. Let it rest. But "afraid" ! Afraid of *what*? Afraid of *whom*? We have never hesitated to express the greatest contempt for Mr. William Keogh's character when there was occasion. We have never put a tooth in anything we had to say about him. We have stigmatised his conduct in the very broadest and plainest terms we could find. To be "afraid" of him is something too absurd for us to conceive. Afraid of a charlatan, afraid of a cheat, afraid of a public profligate and liar upon his oath, afraid of the greatest political scamp of his country, and the type *par excellence* of Irish demagogue rascality ! Why, there are some men whom it requires courage to differ from and daring to assail. And we believe we have not wanted either upon occasion. But this paltry adventurer, who would be nothing were it not for his readiness, his flippancy, his contempt of scruples, and his flow of animal spirits—whose invective is only a deluge of dirt—whose most pretentious oratory is a jumble of bog Latin and flatulent English—whose character has been the by-word of everybody in this city for years as a sort of political Barnum—and whose legal standing is on a level with his ancestral patrimony—the Lord deliver us from fear of such a creature as that !—Quoted by T. D. Sullivan, *Record*, pp. 21, 22.

¹ *Dublin Evening Post*. Quoted by T. D. Sullivan, *Record*, p. 14.

² T. D. Sullivan, *Record*, p. 15.

appointed originally a member of this committee, was obliged to resign; the evidence against him became so strong that he had to pass from the position of judge to that of accused. The facts were notorious in Athlone. As has been seen, his wholesale promises of situations were one of many reasons why he had been able to overcome all opposition against him in the town. Again he escaped by the sheer force of audacious lying. One of the charges against him was that he had induced a Colonel Smith, of Athlone, to lend him 500*l.* on the promise that he would obtain for that gentleman a stipendiary magistracy, and that this promise he had failed to keep. He denied every one of these charges, declared that the money raised by Smith had been raised in the Conservative interest, and not in that of himself personally, and represented himself as having remained on terms of intimacy with Smith to the day of his death. As a matter of fact, Smith was driven to bankruptcy by the failure of Mr. Keogh to keep his engagements, bitterly complained of the foul treatment he had received, and in the end he had to fly from his liabilities to America.¹

But this was not the most serious attack made upon him. The reader will remember the terrible speech in recommendation of assassination which he had delivered to the Ribbonmen of Westmeath. The Conservative press of Ireland had denounced the appointment to a law office of a man capable of such a speech just as vehemently as the 'Freeman's Journal' and the 'Nation.' 'No Prime Minister,' wrote the 'Evening Mail,' 'ever offered a more audacious insult to his sovereign than Lord Aberdeen has done in naming him to be one of her Majesty's law officers.'² Conservatives took up the same position in the House of Lords. On June 10, Lord Westmeath first drew attention to the assassination speech. He quoted the terrible words already mentioned, in which a contrast was drawn between the short nights of summer, the longer nights of autumn, and the still longer nights of winter, with the significant wind-up, 'and then let everyone remember who voted for Sir R. Levinge.' (There are several

¹ T. D. Sullivan's *Record*, pp. 39, 40.

² *Ib.* p. 24.

versions of the speech, but they singularly agree in essential points.) The Ministerial speakers had nothing to reply to this charge; Lord Aberdeen had heard nothing of them; and the Marquis of Clanricarde did not think this was language which the House of Lords should be called upon to pay any attention to!¹

But the Conservative opposition was not willing to allow the Ministry to escape so easily. Lord Derby thought the matter did not deserve to be treated so 'lightly.' It was a serious matter if such language had been used by a man who had been appointed to 'an office of all others in the world which was connected with the maintenance of the law and the suppression of turbulence and violence in Ireland';² and Lord Eglinton, who had just ceased to be Lord-Lieutenant of Ireland, described Keogh, if he used this language, as having 'openly recommended assassination.' The language 'could bear no other construction than that he was distinctly recommending the people whom he was addressing, when the long nights would admit of it, to commit, if not murder, the most violent outrages.'³

The matter again came up on June 17. The use of the words by Keogh was so notorious that even an attempt at denial filled everybody with surprise. Two magistrates, the rector of Moate, where the speech was made, and three others wrote to emphatically declare that they had heard the words recommending assassination. A policeman had been sent to report the speeches at the meeting. 'I have no more doubt,' added the Marquis of Westmeath, 'that the report of that constable may be found on the table of the Lord-Lieutenant, if he likes to look for it, than that I have now the use of my right hand.'⁴ But the Duke of Newcastle did not produce the report of the constable; his only defence was a letter from Mr. Keogh, in which he did not deny the use of the words. He confined himself to the bald statement that he had no recollection of having used them; his recollection was confused by a speech that 'did not occupy five minutes, and he trusted to the evidence of friends. Then a letter was

¹ T. D. Sullivan's *Record*, pp. 24, 25.

² *Ib.* p. 26.

³ *Ib.*

⁴ *Ib.* pp. 27, 28.

enclosed from a 'friend' declaring that Keogh had used no such language.¹ The 'friend' was a solicitor named R. C. Macnevin, whose timely testimony was afterwards rewarded by the Registrarship in the court of Judge Keogh. This was assuredly a very weak reply to so grave a charge. As the Conservative 'Evening Mail' put it, 'Mr. Keogh and his friends virtually entered a plea of guilty.'² Lord Eglinton pressed home the charge to absolute conviction by further declarations. A letter from a magistrate declared that 'twenty gentlemen of independence and station,' who were present on the occasion, were ready to testify to the use of the words 'on oath'; and then Lord Eglinton summarised the case in these vigorous terms:—

Mr. Keogh's speech was only one amongst many others which were brought under my notice. I certainly little expected these words had fallen from a man who was to become Solicitor-General for Ireland; but, as I have said, they came before me along with hundreds of other such reports and speeches, urging incitements, not only to riot, but even to disloyalty. BUT I CONFESS THAT DURING THE WHOLE TIME I WAS IN IRELAND, NO WORDS WERE BROUGHT TO ME WHICH, IN MY OPINION, SO DISTINCTLY RECOMMENDED ASSASSINATION.³

Several other charges were brought against the new law officer. In the assassination speech he was accused of also asking the Westmeath 'boys' to come to Athlone with their shillelachs and to use them, and with having headed himself a charge upon the hotel of his opponent. The 'boys' obeyed the command, and the intimidation which the shillelachs created was one of the forces which won the election. This charge also was boldly denied by Keogh, but it was proved beyond any possibility of doubt.⁴ Finally, a controversy arose between him and Lord Naas (afterwards Earl of Mayo); Keogh affirming, and Lord Naas positively denying, that office had been offered to him by the Conservative leaders. When challenged for proof, he appealed again to the testimony of a friend of his, whom he described as 'a gentleman of honour, veracity and high character.'⁵ The

¹ T. D. Sullivan's *Record*, pp. 28, 29.

² *Ib.* p. 30.

³ *Ib.* pp. 32, 33.

⁴ *Ib.* pp. 29, 30.

⁵ *Ib.* p. 45.

gentleman so described was Mr. Edmund O'Flaherty, of whom we shall hear a little more presently.

Thus Keogh had surmounted all the difficulties that at every moment seemed certain of overwhelming him. Success for the moment seemed to attend the other members of the gang also. Sadleir, defeated for Carlow, cast about for some other constituency. The Sligo of those days was not unlike the Athlone; it had the reputation of being among the most corrupt boroughs of the country, and it has since been disfranchised. It had been won by an Englishman named Townly, but the means of corruption he had employed were so open that he had been unseated for bribery, and thus the vacancy had been created. Sadleir employed exactly the same means as previous aspirants for the representation of the place. It was proved afterwards that several of the voters received sums running up to 25*l.* for their votes. Sadleir, besides, though he was bitterly opposed by some of the clergy, had the support of several of the priests, and was actually proposed by a parish priest; and he had also the advantage of the intimidation of those hired mobs which he and Keogh had introduced into the factors of Irish electioneering. He was returned by a majority of four votes. There was a petition; the bribery was clearly proved; but, according to the loose and shameless customs of the times, the tools were convicted while Sadleir was declared innocent. He actually retained his seat, and was perhaps in the House at the very moment when the Attorney-General moved for leave to prosecute some of the men whose bought votes had obtained him admission into the House. In 1855, Lord Aberdeen was replaced by Lord Palmerston, and Keogh was raised to the Attorney-Generalship in place of Mr. Brewster, who, being a Peelite, did not think it consistent to accept the change to a completely Whig administration. Keogh also had begun life as a Peelite; but, of course, he was not troubled by the subtle distinction between one Ministry and another, and gladly accepted promotion. He had to seek election once more; but so broken was the spirit of the country that no attempt was made to defeat him; and to add to the tragic completeness of the situation, Dr. Browne, the 'Dove of Elphin,' came

to the hustings and proposed Keogh as 'a fit and proper person' to represent the constituency.

And thus the triumph of the Irish Brigade was complete. All the men who had opposed them were crushed; some of the priests who had taken the true view of the situation were harried by their ecclesiastical superiors, or compelled to abstain from all action or speech on political matters. Frederic Lucas, who brought to the Irish cause a rare spirit of self-abnegation, resolved to go to Rome to lay the case at the feet of the Pope, and to call for redress and freedom for the priests that had endeavoured to avert from Ireland one of the greatest disasters and blackest shames of her history. But the Pope had received other information, and the mission was a failure. Lucas returned to Ireland in breaking health and with a broken heart. He never saw again the land of his adoption, which he loved so dearly; he was taken sick on his return journey, and died at Staines on October 22, 1855. His death was taken by the Irish people as a calamity in addition to all those already suffered. Shortly afterwards another of the band of Tenant Leaguers, who had fought so bravely against the traitors, gave up the fight. Gavan Duffy despaired of the time. In such a season 'there was,' he said, 'no more hope for Ireland than for a corpse on the dissecting-table.' On November 6, 1855, he sailed for Australia.

It was at the moment of their complete triumph that Nemesis began to fall on the men who had destroyed and sold the hopes and fortunes of their country. Sadleir was the first to meet disaster. At Carlow, one of the agencies he had employed most extensively and relentlessly to secure his return, were the accounts of the bankrupt shopkeepers with the Tipperary banks. It was a favourite plan of his, as of other Parliamentary aspirants afterwards, to lend money to the voters in the intervals between the elections on renewable bills, and with this unpaid bill he always held his power over the hapless elector, and could count on his vote when election time came. A man named Dowling, an elector of Carlow, was suspected of intending to vote against Sadleir, and he was arrested for debt on the morning of the election. Dowling took an action for false imprisonment; there were many

damaging revelations against Sadleir in the trial, and he had to go into the witness-box. He swore boldly and unflinchingly, and the jury had either to brand him or Dowling a perjurer; the jury gave the verdict for Dowling. The result was that Sadleir had, in January 1854, to resign his office as a Lord of the Treasury.

This was the first turn of the tide. In March of the same year there began to be rumours that, instead of being a millionaire, he was in financial difficulties, but the rumours were laughed out of existence. Public confidence had been but restored in the financier of the 'Brass Band' when another scandal shook its credit. People began to ask where was Mr. Edmund O'Flaherty, the Commissioner of Income Tax. This was the 'gentleman of honour, veracity, and high character' whom Keogh had called in proof of his statement that Lord Naas, and not he, had lied in reference to the offer of office from the Conservatives; this also was the gentleman who had sent round the hat for Keogh at the time when, desperate and driven, he was about to stand for Athlone after he had accepted the office of Solicitor-General. Before many days the whole world knew that the Commissioner of Income Tax had fled no one knew whither, and that he had left behind bills amounting to 15,000*l.* in circulation, some of them bearing names—Keogh's among the rest—which were stated to be forged.

This flight spread a painful degree of uncertainty in the public mind, and people began to ask who would be the next to go. The situation was rendered more complicated and painful by the fact, which the Opposition papers took care to largely advertise, that the absconding O'Flaherty had been on terms of the closest intimacy with the Peelite leaders, and had been, beyond doubt, the go-between in the infamous bargain by which the Peelites gave office and the 'Irish Brigade' sold a country. It was proved that O'Flaherty was on visiting terms with the Duke of Newcastle; a letter of his was published addressed to Mr. Richard Swift, M.P., in which the subscription was suggested that paid the expenses of Keogh for his contest in Athlone; and in the list of persons who had already subscribed, the honoured name of Sidney

Herbert with a subscription of 100*l.* appears side by side with that of John Sadleir for the same amount. And finally, the fact was notorious that, when Mr. Gladstone extended the Income Tax to Ireland, Mr. O'Flaherty received a reward for his services from the Peelites by his appointment as Commissioner.

The thing blew over for a while, and Sadleir once more was sailing before the wind. The death of Lucas and the departure of Gavan Duffy seemed to complete his triumph, and he was everywhere—especially, of course, in England—congratulated on the dispersal of his enemies.

Meantime he was approaching the abyss. The rumours were true that he was in financial difficulties. The vast schemes in which he had embarked proved in many cases disastrous; then he took to all kinds of expedients for raising money; and finally he resorted to the forgery of title-deeds, conveyances, and bills. In February of 1856 the crash came. Glyns dishonoured some of the bills of the Tipperary Bank. The news spread; a run took place on some of the branches; but next day it was announced that a mistake had been committed, and the drafts were honoured. The crisis might be averted if only a little ready money could be obtained. 'All right,' telegraphed James Sadleir to 'John Sadleir, Esq., M.P., Reform Club, London,' 'at all the branches: only a few small things refused there. If from twenty to thirty thousand over here on Monday morning all is safe.' This was received on a Saturday. Sadleir went into the City to see a Mr. Wilkinson, with whom he had had large transactions; proposed various plans for raising money; all were rejected. 'He then became very excited,' says Mr. Wilkinson, describing the scene afterwards, 'put his hand to his head, and said, "Good God! if the Tipperary Bank should fail the fault will be entirely mine, and I shall have been the ruin of hundreds and thousands." He walked about the office in a very excited state, and urged me to try and help him, because, he said, he could not live to see the pain and ruin inflicted on others by the cessation of the bank. The interview ended in this, that I was unable to assist him in his plans to raise money.'¹

¹ *New Ireland*, p. 179.

As the day went on, Sadleir heard news more disastrous. Mr. Wilkinson had previously lent him large sums of money. The money had been lent on one of the many securities Sadleir had forged during the previous year, and the suspicions of Mr. Wilkinson having been aroused, he had sent over his partner, Mr. Stevens, to Dublin to inquire into the matter. This was probably a portion of the news which was brought to Sadleir at ten o'clock on the night of this eventful Saturday by Mr. Norris, solicitor, of Bedford Row, one of his intimate friends. The two talked over the situation. It was agreed that there was no help for it, and that on Monday the Tipperary Bank must stop payment. At half-past ten Mr. Norris left. Then Sadleir spent some time in writing letters. He then got up. As he passed through the hall, and was taking his hat from the stand, he met his butler, told him not to stay up for him, and then shut the door with a firm hand. As he left it was just striking twelve; it was Sunday morning. The next morning, on a mound in Hampstead Heath, the passers-by observed a gentleman lying as if asleep. A silver tankard smelling strongly of prussic acid was at his side. It was the dead body of John Sadleir—dead by his own hand.

'On Monday,' writes A. M. Sullivan,¹ 'the news flashed through the kingdom. There was alarm in London; there was wild panic in Ireland. The Tipperary Bank closed its doors; the country people flocked into the towns. They surrounded and attacked the branches; the poor victims imagined their money must be within, and they got crowbars, picks, and spades to force the walls and "dig it out." The scenes of mad despair which the streets of Thurles and Tipperary saw that day would melt a heart of adamant. Old men went about like maniacs, confused and hysterical; widows knelt in the street and, aloud, asked God was it true they were beggared for ever. Even the poor-law unions, which had kept their accounts in the bank, lost all, and had not a shilling to buy the pauper's dinner the day the branch doors closed. . . . Banks, railways, assurance associations, land companies, every undertaking with which he had been connected, were flung into dismay; and for months fresh revelations of fraud, forgery, and robbery came daily and hourly to view. By the month of April the total of such discoveries had reached 1,250,000/.'

¹ *New Ireland*, pp. 180, 181.

'Considerably above the middle height,' Sadleir is described by one who knew him ; 'his figure was youthful, but his face—that was indeed remarkable. Strongly marked, sallow, eyes and hair intensely black, and the lines of the mouth worn into deep channels.'¹

O'Flaherty fled ; Sadleir dead ; how was it, meantime, with Keogh ? His name had been coupled with Sadleir and with Edmund O'Flaherty in the most intimate political association for nearly six years ; was he going to be exposed also and to choose flight or death in preference to shame and exposure ? There was no such fate in store for him. It was reported that he was going to be raised to the bench ! At once the national press of Ireland protested against this last indignity upon the country.

'Mr. William Keogh a judge !' wrote the 'Nation' at an earlier period, when the report was first circulated, 'with life and death on his hands ; with the peace, and honour, and property of the community hanging on the breath of his lips ; with the liberties and the safeguards of society under his direct control. Mr. William Keogh, with the antecedents of his unprincipled political career, his mediocre professional character, his false pledges, his disreputable associates ; this gentleman a judge ! And the youngest judge, and the judge of the least standing at the bar, who has mounted the Irish bench within the memory of living man. We hesitate to believe it can be possible.'²

Then it spoke of the other judges on the bench, condemning their political partisanship, but admitting their professional claims and their personal integrity.

'There is not a man among them,' it went on, 'who has solemnly called God to witness a pledge of public conduct—who has ratified that pledge after months of mature consideration with another equally solemn—and who has scandalously broken both. There is not a man among them who, within seven years of public life, has been a Tory, a Whig, a Catholic Conservative, an anti-Repealer, an Ultramontane Radical, and a Tenant Leaguer—who has written pamphlets and spoken speeches on every side of every question, and tried the cushions of every bench in the House of Commons. There is none of them who need fear, when he takes up an indictment for forgery, that he will find the name of his bosom friend at its

¹ *New Ireland*, p. 180.

² T. D. Sullivan, *Record*, pp. 46, 47.

head—the name of the man upon whose word of honour he relied, and sustained himself in a position compromising his own political character. There is none of them who, when the officer of justice administers the oath of evidence before him, need blush, as the words “So help me God” are uttered, to think how that most solemn of human adjurations could not bind even him, a judge of the land, to the truth.’¹

When after the death of John Sadleir the rumours were again resumed :

‘It is very generally supposed,’ wrote the ‘Nation,’ ‘that, after the scandalous conduct of Mr. Edmund O’Flaherty, the hideous suicide of Mr. John Sadleir, Government may feel a difficulty in elevating to the ermine of a justice a gentleman who was so intimately identified with both in their political profligacies, and who had, indeed, rather a worse public character than either.’²

‘Can such a profanation be possible?’ asked the ‘Wexford People.’ ‘Can public decency be so outraged? . . . We believe the Government of Lord Palmerston is capable of doing a large amount of iniquity ; but there is a limit beyond which they dare not pass, or the whole world would cry shame on them, and this is one.’³

‘It was in the month of March, 1856,’ writes T. D. Sullivan,⁴ ‘that these protests, and scores of others such as these against the probable elevation of Mr. Keogh to the bench of justice, were being published. The papers at the time were being loaded with the details of the Sadleir forgeries and swindles ; the law courts were glutted with trials, motions, and all sorts of proceedings arising out of them ; the air was ringing with the cries of the unfortunate people who were reduced from a state of solvency and comfort to one of pauperism by the Sadleirite plunder. It was little wonder that the bare idea of the advancement of Mr. Keogh to the bench at such a time should have caused in the minds of honest men almost a frenzy of pain and horror.

The protests were in vain. The death of Judge Torrens was announced in the Dublin papers of the morning of Tuesday, April 1. On Wednesday, April 2—the day after—Keogh had obtained the vacancy, and was one of Her Majesty’s judges.

¹ T. D. Sullivan’s *Record*, p. 47.

² *Id.*

³ *Id.* p. 53.

⁴ *Id.* p. 54.

'The administration of justice in Ireland,' said the 'Nation,' 'has sustained a most grievous disgrace—a disgrace which would not be tolerated by the bench, by the bar, or the people of any other country on the face of the earth. . . . Fancy the effect of Mr. William Keogh going judge of assize to try the Westmeath Ribbonmen whom he incited to midnight violence—trying perjury in Athlone or Cork, before whole communities who heard him swear the oath of whose breach his presence on the bench before them is the startling evidence! It is an example sufficient to disgust or to demoralise the whole profession, and shake faith in justice. . . . What a startling and a scandalous spectacle it is to see this man, yet young—every year of whose life has been marked by infamous political tergiversation, whose career has never had in it a day of that patient, arduous, and laborious effort which is the peculiar dignity of the forensic robe, but has been like the advance of the chamois-hunter, springing from peak to peak, and always on the point of toppling over—now, after having been everything by turns and nothing long, broken faith with every party and laughed at every principle, set in ermine over this city, a judge among the twelve judges of the land!'

'Well may it be asked,' continues the national journal in the same article, 'Has God's providence ceased to rule in Ireland?'

There is one scene more in this episode of Irish history. One prominent member of the 'Irish Brigade' had not been made a judge or committed suicide. It was James Sadleir, brother of John. On February 16, 1857, Mr. J. D. Fitzgerald, then Attorney-General for Ireland, moved the expulsion of James Sadleir for having fled before charges of fraud; and the motion was carried, *nemine contradicente*.

An Englishman was lamenting, a short time ago, to a brilliant Irishman who had formerly sat in Parliament, the disagreeable contrast between the Irish members of former days and the unpleasant specimens of the present hour. The Irishman surprised his interlocutor by admitting the contrast, but not after the same fashion. Then he put thus tersely the story which has just been told: 'There were four members of Parliament, personal intimates and political associates. One was a forger and committed suicide; the other was a forger, and was expelled from Parliament; the third was a swindler and fled; and the fourth was made a judge.'

¹ T. D. Sullivan's *Record*, pp. 56, 57.

CHAPTER VI.

RUIN AND RABAGAS.

THE years which followed the treason of Judge Keogh are among the darkest in Irish history. The British Government and the landlords saw their power once more unquestioned by popular leaders and unopposed by popular organisation or popular hopes. The landlords took advantage of the situation after their usual fashion.

And here again I must pause in the narrative to add another chapter to the long and monotonous history of the land question. The oppression which the landlords practised on their tenants at this period knew no limit of age or sex or circumstance; it penetrated into the smallest as well as the largest affairs of the tenant's life. The rent was raised year by year, the landlord knowing no other limit to his exactions than those of his own appetites or caprice or wants. The building of a new mansion in London, a bad night at the card-table, the demands of generous and exacting beauty, or the loss of a great race, remote as they were from the concerns of the Irish farmer in his cabin and on his patch of land, influenced and darkened his destiny; and year after year his rent steadily kept rising. When at last successive generations of folly and vice swept the old landlord into the maelstrom of debt, the change of landlord meant in nearly every case a rise of rent and a master—penurious, perhaps, where the old proprietor had been spendthrift, but as grinding and as greedy.

There was in connection with most of the properties a code for the regulation of the tenantry which went under the name of 'office rules.' These rules dogged every action of the tenant's life.

A minute system of fines existed. Take these for in-

stances : William Bewley, a tenant on one of the estates of Lord Leitrim, was fined 11*l.* because he sold hay contrary to the rules of the estate ; Lord Leitrim himself visited this man's house in order to find fault with him, and the sight of this dreaded landlord and his brutal language drove Bewley's daughter insane. The widowed mother of the Rev. Mr. Lavelle, a well-known Catholic priest, was evicted because, contrary to the rules of the estate, she took in her son-in-law and daughter for companionship. A tenant on Lord Lucan's estate was fined 10*s.* for being three days late in the payment of his rent, and another tenant was fined 14*s.* 8*d.* for receiving a tenant's daughter into his house while her husband was in England. On the Ormsby estate in County Mayo this system of petty fining reached its highest development. Thus a woman named Ann Cassidy could recall the infliction of the following fines upon her husband : 5*s.* for being absent from duty work one day ; 10*s.* for a similar offence ; 2*s.* 6*d.* for being absent from duty work on the day of his child's burial ; 2*s.* 6*d.* because a pig rooted part of his land ; 2*s.* 6*d.* for allowing an ass to stray on the road ; 10*s.* 6*d.* because the top stone of a gable was not rightly whitewashed. James Sheerin, formerly a tenant on the Ormsby estate, was fined 10*s.* for cutting a branch from an ash-tree which he himself had planted ; 5*s.* because a pig strayed back into a house from which he had been evicted, and 1*s.* 6*d.* because a horse was allowed out on the road. Margaret Conlon describes how, on the same estate, her husband was fined 7*s.* 6*d.* for not making a drain at a time when he was engaged in mowing for the landlord ; 12*s.* 6*d.* for changing a window from one side of the house to the other in order to get more light, and 2*s.* 6*d.* for being too late at his work. Charles Durkin, a tenant on the estate of Sir Robert Blosse, was fined for taking carts of bog mud from one part of his land to manure another, and 2*l.* 17*s.* 6*d.* for cutting loads of turf from a bog for which he was paying 1*l.* 8*s.* per acre.¹

¹ These cases were supplied to the solicitors for the traversers in the case of the Queen *v.* Parnell and others by persons who were prepared to swear to their occurrence. The briefs containing this evidence were placed at my disposal by the widow of A. M. Sullivan. It will be referred to as 'Evidence for Queen *v.* Parnell.'

Thus beggared and driven, the tenant naturally took refuge or found some consolation in the contemplation of his religion, which promised a future life in which the poverty and tyranny of this world would exist no more, and where hearts would find peace and sorrow could dry its tears. But even the poor luxury of his intercourse with the Unseen the landlord would not permit the tenant to enjoy in peace. Lord Plunket, for instance, evicted a large number of his tenants because they refused to send their children to the proselytising schools. This system of proselytising was one of the worst portents of the time. A society was formed, and is still in existence, the nominal purpose of which is to wean the Catholic population from the errors of their religion by lectures. Under this organisation, known as the Irish Church Mission, the Catholics of Ireland have the privilege of seeing in the streets on public placards the most flagrant reflections on the most sacred mysteries of their creed. In the poorer parts of the country, food was the bribe by which the starving parents were seduced into selling the creed of their children. During periods of very deep distress these missions enrolled some of the population, but the return of such prosperity as the Irish farmer was allowed to enjoy, brought back the people to the observance of the faith in which they believed. In some parts of the country the small churches which at one time had congregations of Catholics converted by such means, are now empty and in ruins. The parents who thus deserted their religion naturally became the objects of their neighbours' contempt. They and their tempters were called by a nickname which sufficiently indicated the reason of their change of faith. 'Souper' is one of the vilest epithets that one person in Ireland can hurl at another, even up to the present hour. In another way also the landlords substituted a penal code of their own for that abolished by statute. On several estates every effort was directed towards expelling the Catholic population so as to replace them by Protestant tenants.

It might have been expected that the tenant thus reduced to an ill-paid labourer, as absolutely dependent as a serf, would not be an object of any further misgiving or annoy-

ance to his landlord. But the frenzy for the destruction of the people that set in towards the beginning of the century seemed still to rage like an unholy and accursed mania in the souls of the landlords; and the period is marked by wholesale clearances on a scale that is appalling, and amid circumstances of horror and cruelty that are scarcely credible.

The instances are so numerous of such wholesale clearances that one has to pick and choose. It will suffice to take out a few of the typical cases; they will indicate what landlordism meant in those days.

Five names stand out in bold relief among the wholesale evictors of this and other periods and that immediately preceding it. These are the Marquis of Sligo, the Earl of Lucan, Mr. Allan Pollock, Lord Leitrim, and Mr. John George Adair. The Marquis of Sligo cleared out at various periods no fewer than two thousand families, with the result that a single tenant of his, with a few herds, occupied an area of no less than two hundred square miles. The Earl of Lucan absolutely swept from the earth the town of Aughadrina. Mr. Pollock evicted one hundred families from one estate, fifty from another. He was a Scotchman, and one of the objects of these wholesale evictions was to replace the Irish population by men of another race, and the tenantry by sheep and bullocks. 'Before the face of this "stranger" no less than five thousand souls had to fly the bounds of their country and their sweet fields.'¹ In 1856 Mrs. James Blake evicted fifty families, not one of whom owed her a penny of rent, and the land was changed into grass land. 'Some of the tenants then evicted are beggars in Loughrea,' says Dr. Duggan.² In County Cavan seven hundred tenants were turned out by Messrs. O'Connor and Malone in the course of two days. In County Meath Mr. Nicholson cleared out from eighty to one hundred people in 1862, and about three hundred persons in 1869-70, and the land was entirely turned into pasture. In 1857 Mr. Rochford Boyd, a Westmeath landlord, evicted a large number of tenants, not one of them owing any rent.

Wholesale eviction of this kind could not be carried on,

¹ Lavelle's *Irish Landlord since the Revolution*, p. 271.

² Evidence for Queen v. Parnell.

of course, without terrible hardship. Sometimes people were turned out on Christmas Eve. Here is a case described by Father Lavelle. 'A certain landlord in County Galway got a cheap decree at quarter sessions against a tenant on his property. This was early in October; October and November passed over, and a gleam of hope began to enter the poor man's soul that, at least, he would be permitted to pass the Christmas holidays in his old home. December was fast running out; the sun of Christmas Eve had actually risen, and with it the poor man and his wife and family, when, horror of horrors! whom does he see approaching his cabin door, followed by a *posse comitatus* of the Crow-bar Brigade, but the sheriff surrounded by a detachment of the constabulary force! The family were flung out like vermin, and the work of demolition occupied but a few minutes. The evicted family passed that and the subsequent Christmas night with no other covering but that of the wide canopy of heaven, as strict prohibitions had been issued to all the other tenants to harbour him on pain of similar treatment.'¹

Father White, of Milltown-Malbay, tells how, in the winter of 1864 or 1865, he was present at the eviction of five or six families on Mr. Westby's estate in the parish of Carrigaholt. It was late in the evening of a cold winter's day; the bailiffs were in the act of carrying out an old woman about eighty years of age, and apparently in a dying state. She had been it seemed taken from her bed, being wrapped in a sheet. They laid her on the dunghill. 'I was so shocked that I threatened to prosecute the sub-sheriff for murder if she died,' says Father White.² The eviction of each of these tenants was carried out in the most heartless manner. The houses were nearly all afterwards unroofed. These tenants, until the bad years of 1862-3-4, were all comfortable and well-to-do. They held from five to forty acres.

'Whilst in Newmarket parish,' says the same clergyman, 'about 1872 Lord Inchiquin raised the tenants' rents considerably—I believe added about 5,000*l.* to his rental He

¹ Lavelle, pp. 271, 272.

² Evidence for Queen v. Parnell.

"THE FAMILY WERE FLUNG OUT LIKE VERMIN, AND THE WORK OF DEMOLITION OCCUPIED BUT A FEW MINUTES."—Page 172.



evicted a number of tenants, not owing a penny rent, for the purpose of adding to his demesne.'

At an eviction in 1854 on a property under the management of a Marcus Keane, James O'Gorman, one of the tenants evicted, died on the roadside. His wife and ten children were sent to the workhouse, where they died shortly afterwards. John Corbet, a tenant on another townland, was evicted by the same agent. He died on the roadside; his wife had died previously to the eviction; his ten children were sent into the workhouse and there died. Michael McMahan, evicted at the same time, was dragged out of bed to the wall-side, where he died of want next day. His wife died of want previously to the eviction, and his children, eight in number, died in a few weeks in the workhouse.¹

¹ Though it does not belong to this period, it may be well to quote here a description of an eviction which has become historical. The eye-witness to it was the Most Rev. Dr. Nulty, Lord Bishop of Meath, and the event occurred in September 1847 near Mount Nugent, Co. Cavan. The names of the owners of the property were O'Connor and Malone; that of the agent was Mr. Guinness, then M.P. for Kin-sale, but shortly afterwards unseated for bribery. Dr. Nulty says:—

'In the very first year of our ministry, as a Missionary Priest in this diocese, we were an eye-witness of a cruel and inhuman eviction, which even still makes our heart bleed as of en as we allow ourselves to think of it.

'Seven hundred human beings were driven from their homes in one day and set adrift on the world, to gratify the caprice of *one* who, before God and man, probably deserved less consideration than the last and least of them. And we remember well that there was not a single shilling of rent due on the estate at the time, except by one man; and the character and acts of that man made it perfectly clear that the agent and himself quite understood each other.

'The Crow-bar Brigade, employed on the occasion to extinguish the hearths and demolish the homes of honest, industrious men, worked away with a will at their awful calling until evening. At length an incident occurred that varied the monotony of the grim, ghastly ruin which they were spreading all around. They stopped suddenly, and recoiled panic-stricken with terror from two dwellings which they were directed to destroy with the rest. They had just learned that a frightful typhus fever held those houses in its grasp, and had already brought pestilence and death to their inmates. They therefore supplicated the agent to spare these houses a little longer; but the agent was inexorable, and insisted that the houses should come down. The ingenuity with which he extricated himself from the difficulties of the situation was characteristic alike of the heartlessness of the man and of the cruel necessities of the work in which he was engaged. He ordered a large winnowing-sheet to be secured over the beds in which the fever victims lay—fortunately they happened to be perfectly delirious at the time—and then directed the houses to be unroofed cautiously and slowly,

In one estate at least an 'office rule' regulated even the marriage relations of the tenantry. One of the estates on which this practice was most rigidly carried out was that of the Marquis of Lansdowne. The late Sir John Gray, in a speech in the Free Trade Hall in Manchester (October 18, 1869), describes this episode of landlord life in these graphic terms :¹

In the book he had already quoted from—'Realities of Irish Life'—there was told a very pathetic story of 'Mary Shea,' the pretty black-eyed girl of seventeen, who lived with her parents on a mountain farm. Mr. Trench tells with touching pathos how, when the 'hunger'—the name given by the people to the famine—came, Mary's mother died, and was buried in the garden, because Mary and her father had not strength to carry her to the churchyard. He tells how Mary smothered the bees she had reared herself, though they all knew her well, and sold their store of honey for 15s., and

"because," he said, "he very much disliked the bother and discomfort of a coroner's inquest." I administered the last sacrament of the Church to four of these fever victims next day; and, save the above-mentioned winnowing-sheet, there was not then a roof nearer to me than the canopy of heaven.

The horrid scenes I then witnessed I must remember all my life long. The wailing of women—the screams, the terror, the consternation of children—the speechless agony of honest, industrious men—wrung tears of grief from all who saw them. I saw the officers and men of a large police force, who were obliged to attend on the occasion, cry like children at beholding the cruel sufferings of the very people whom they would be obliged to butcher had they offered the least resistance. The heavy rains that usually attend the autumnal equinoxes descended in cold, copious torrents throughout the night, and at once revealed to those houseless sufferers the awful realities of their condition. I visited them next morning, and rode from place to place administering to them all the comfort and consolation I could. The appearance of men, women, and children, as they emerged from the ruins of their former homes—saturated with rain, blackened and besmeared with soot, shivering in every member from cold and misery—presented positively the most appalling spectacle I ever looked at. The landed proprietors in a circle all around—and for many miles in every direction—warned their tenantry, with threats of their direst vengeance, against the humanity of extending to any of them the hospitality of a single night's shelter. Many of these poor people were unable to emigrate with their families; while, at home, the hand of every man was thus raised against them. They were driven from the land on which Providence had placed them; and, in the state of society surrounding them, every other walk of life was rigidly closed against them. What was the result? After battling in vain with privation and pestilence, they at last graduated from the workhouse to the tomb; and in little more than three years, nearly a fourth of them lay quietly in their graves.'

¹ Authorised report, pp. 28-30.

bought meal, and kept her father alive for a month, but how, when it was exhausted, her father died too, and how he, too, was buried in the garden by herself and 'Eugene,' and how, thus left an orphan and alone, the kind-hearted Eugene took home 'Mary Shea' to his mother's house and shared the scanty meal with her. Mr. Trench with great power described, in the book he held in his hand, this sad 'reality,' and told how, when walking one day through his pleasure-grounds, he saw two bright spots shining from behind a holly-tree, and coming nearer he saw that behind the tree something moved, and forth came Mary Shea, the graceful Irish maiden of seventeen with Spanish face, and almost kneeling, she said with blushing confidence: 'Please, your honour, will you put Eugene's name on the book instead of mine.' Then a beautiful tale was told of Mary's woes, of her modesty, of her beauty, and of her marriage, on perusing which no English matron or noble maiden with tender or womanly heart could restrain their tears, so sweetly was told the affecting story of Mary Shea. But alas! Mr. Trench did not tell the dismal truth of landlord tyranny that was concealed behind the rose-tinted romance of this 'reality of Irish life;' he did not tell why it was that this blushing maiden of seventeen, the black-eyed Mary Shea, came to him, a man she had never before seen, to tell of her innocent love, and to introduce Eugene; he did not tell that by 'the rule of the estate,' had Mary Shea or any other tenant dared to get married without the leave of 'his honour' the agent, she would be hurled from her farm and the roof torn down about her bridal-bed (cries of 'Shame on him!' and loud cheers). He (Sir John Gray) would now read for them an extract from a petition to a noble marquis whose name was given in the title-page of Mr. Trench's book as one of those nobles whose agent he is, which would tell some of the true realities of Irish life; for these were realities of Irish life of which no glimpse was given in Mr. Trench's book. In the title-page of that book it would be found that the author, Mr. Trench, was agent to a noble marquis and two other great estated persons in Ireland, and in M. Perraud's 'Ireland in 1862,' he found a copy of a petition presented no farther back than 1858, by the whole body of the tenantry of the noble marquis, who was, he believed, the landlord of black-eyed Mary Shea (cries of 'Name, name'). The name of the landlord was the Marquis of Lansdowne, the estate was in Kerry, and this was the petition:—

'We (the tenants) have been made keenly sensible of this abject dependence by certain rules and regulations which are now forced on this estate. By these rules no tenant can marry, or procure the

marriage of his son or daughter, without permission from your lordship's agent, even when no change of tenancy would arise' (Cheers, and loud cries of 'Shame'). That was the petition of the tenantry of Lord Lansdowne in April 1858.

The Lansdowne property brought another of the many 'rules' on estates over Ireland to its logical and tragic conclusion. Again the words of Sir John Gray will be quoted:—

He would now ask leave to read, not from the petition of the tenantry but from the judgment of the Chief Baron of the Irish Court of Exchequer, another illustration of the 'rule of the estate,' which forbade a tenant to give shelter even to a relative in his most dire distress upon that very same property. Passing sentence upon some persons in the dock who were accused of the manslaughter of a boy of twelve years of age, Chief Baron Pigott said: 'The poor boy whose death you caused was between twelve and fourteen years of age.' Now mark the history of that boy, as told by the Chief Baron: 'His mother at one time held a little dwelling from which *she was expelled*. His father was dead. His mother had left him, and he was alone and unprotected. He found refuge with his grandmother, who held a little farm, *from which she was removed* in consequence of *her harbouring this poor boy*, as the agent of the property had given public notice to the tenantry *that expulsion from their farms* would be the penalty inflicted upon them if they harboured any persons having no residence on the estate.' These two cases, not of eviction, but cases where eviction did not occur, showed that the tenantry were, because of the extraordinary powers conferred by law on landlords, in such a state of serfdom, that the mother could not receive her daughter—that the grandmother could not receive her own grandchild unless that child was a tenant on the estate ('Shame,' 'Inhuman')—and the result in the case he was referring to. . . . was this, that the poor boy, without a house to shelter him, was sought to be forced into the house of a relative in a terrible night of storm and rain. He was immediately pushed out again, he staggered on a little, fell to the ground, and the next morning was found cold, stiff and dead (sensation). The persons who drove the poor boy out were tried for the offence of being accessories to his death, and their defence was, that what they did was done under the terror of 'the rule of the estate,' and that they meant no harm to the boy. ('Shame.')

¹ Authorised report, pp. 30, 31.

Finally, on this point there were cases in which the landlord made even harder claims. The *droit de seigneur* reigned as completely in Ireland as in France, but while in the one case it ended with the French Revolution, it endured in Ireland—thanks to British rule—until our own times. Lord Leitrim in this way, as in many others, raged like a plague over the people whom a hideous destiny and evil laws left entirely at his mercy. On his estates a comely girl was ordered to come nominally as a domestic servant inside his house. The house became a prison, and the service was the service of shame. In due time the lord of the seraglio sent the distasteful mistress to America, and to some other hapless girl on his estate the dread choice was offered between entering the harem or exposing her parents and her family to eviction, *i.e.* starvation.

Such are a few instances, selected out from hundreds, of what landlordism meant for Ireland during the years between the treason of Keogh and the year 1865. To complete the picture it is necessary to describe in some detail one other eviction scene, which, from its peculiar cruelty, attracted universal attention. The story of Glenveigh has been told often since, not merely in history, but in romance. Derryveigh is situate in the highlands of Donegal, and has some of the most beautiful scenery in Ireland. The beauty of its scenery attracted the attention of Mr. John George Adair, a Queen's County landlord, while on a sporting visit to the locality, and he resolved to buy the property. Up to this period the population enjoyed a universal reputation for the virtues associated usually with remote mountaineers. They were quiet, industrious, and on excellent terms with their landlords. The advent of Mr. Adair changed all this. The struggle between him and his tenants began in a small dispute about his right to shoot over some land formerly in the possession of one of their landlords. The farmers attempted to prevent Mr. Adair shooting; there was a scuffle; litigation ensued with varying success, and with increasing bitterness between Mr. Adair and one of the tenants. A further cause of dispute arose soon after. Mr. Adair had, like some other of the landlords, imported a number of

Scotch black-faced sheep, which were supposed to be a very profitable investment. These sheep disappeared in considerable numbers; Mr. Adair charged his tenants with having maliciously destroyed them, and succeeded for a while in obtaining large sums in compensation from the grand jury. These taxes fell very heavily upon the tenantry, and tended to exasperate feeling still further. It was represented, too, that as the sheep only cost 7*s.* 6*d.* to 10*s.* a head, the amount claimed at the presentments was from 17*s.* 6*d.* to 25*s.* a head. The Judge of Assize—the late Chief Justice Monahan—indignantly refused to *fiat* these monstrous claims, and an impression began to prevail that the disappearance of many of the sheep at least was due, not to malice, but to the stress of weather.

This, however, was not the view taken by Mr. Adair. He had been exasperated so much by the quarrel over the rights of sporting and the disappearance of the sheep, that he came to regard himself as engaged in a fierce and merciless struggle with the tenantry. He had prepared for such a struggle by getting possession of the entire district by purchase at different but closely following dates, and he was in the end the absolute master of ninety square miles of country. Several small acts led up to a final cause of quarrel. Two of his dogs were poisoned, as he thought maliciously, although the grand jury refused him compensation, and an outhouse was set on fire. Finally, one of his herds was murdered. This fixed Mr. Adair's determination: the banishment of the whole population—nothing less would feed fat his big revenge.

The tenantry heard of this fell intention, but, removed from much contact with the outside world, and unable to face even in imagination such a terrible possibility, they went on without taking any particular notice. But they were the only persons who were undisturbed. The other landlords, alarmed at the transformation of the country from its normal tranquillity into all this tumult of conflict, passed a strong resolution in favour of the tenantry; the clergymen of all denominations were as vehemently on their side; the local authorities were loud in their anger. 'Is it my duty,' wrote Mr. Dillon.

the resident magistrate, to Sir Thomas Larcom, then Under Secretary at Dublin Castle, 'to stand by and give protection while the houses are being levelled?' In Dublin Castle itself they were in a fever of apprehension, and they made preparations for assisting the landlord in this act of brutal and wholesale cruelty as extensive as if they were preparing for a small campaign. Mr. Adair's bailiffs were supplied with the services of a large number of soldiers and police. On the night of Sunday this body took possession quietly and without any warning of all the approaches to the valley in which the doomed people slept; on the following morning—Monday, April 8—the work of eviction began. The 'Derry Standard,' a Presbyterian journal of the district, described through its special correspondent what followed:—

'The first eviction was one peculiarly distressing, and the terrible reality of the law suddenly burst with surprise on the spectators. Having arrived at Lough Barra, the police were halted, and the sheriff, with a small escort, proceeded to the house of a widow named M'Award, aged sixty years, living with whom were six daughters and a son. Long before the house was reached loud cries were heard piercing the air, and soon the figures of the poor widow and her daughters were observed outside the house, where they gave vent to their grief in strains of touching agony. Forced to discharge an unpleasant duty, the sheriff entered the house and delivered up possession to Mr. Adair's steward, whereupon six men, who had been brought from a distance, immediately fell to to level the house to the ground. The scene then became indescribable. The bereaved widow and her daughters were frantic with despair. Throwing themselves on the ground they became almost insensible, and, bursting out in the old Irish wail—then heard by many for the first time—their terrifying cries resounded along the mountainside for many miles. They had been deprived of the little spot made dear to them by associations of the past—and with bleak poverty before them, and only the blue sky to shelter them, they naturally lost all hope, and those who witnessed their agony will never forget the sight. No one could stand by unmoved. Every heart was touched, and tears of sympathy flowed from many. In a short time we withdrew from the scene, leaving the widow and her orphans surrounded by a small group of neighbours who could only express their sympathy for the homeless, without possessing the power to relieve them. During that and the next two days the entire holdings in the land mentioned

above were visited, and it was not until an advanced hour on Wednesday the evictions were finished. In all the evictions the distress of the poor people was equal to that depicted in the first case. Dearly did they cling to their homes till the last moment, and while the male population bestirred themselves in clearing the houses of what scanty furniture they contained, the women and children remained within till the sheriff's bailiff warned them out, and even then it was with difficulty they could tear themselves away from the scenes of happier days. In many cases they bade an affectionate adieu to their former peaceable but now desolate homes. *One old man, near the fourscore years and ten, on leaving his house for the last time reverently kissed the doorposts, with all the impassioned tenderness of an emigrant leaving his native land.* His wife and children followed his example, and in agonised silence the afflicted family stood by and watched the destruction of their dwelling. In another case an old man, aged ninety, who was lying ill in bed, was brought out of the house in order that formal possession might be taken, but readmitted for a week to permit of his removal. In nearly every house there was some one far advanced in age—many of them tottering to the grave—while the sobs of helpless children took hold of every heart. When dispossessed, the families grouped themselves on the ground, beside the ruins of their late homes, having no place of refuge near. The dumb animals refused to leave the wallsteads, and in some cases were with difficulty rescued from the falling timbers. As night set in the scene became fearfully sad. Passing along the base of the mountain the spectator might have observed near to each house its former inmates crouching round a turf fire, close by a hedge; and as a drizzling rain poured upon them they found no cover, and were entirely exposed to it, but only sought to warm their famished bodies. Many of them were but miserably clad, and on all sides the greatest desolation was apparent. I learned afterwards that the great majority of them lay out all night, either behind the hedges or in a little wood which skirts the lake; they had no other alternative. I believe many of them intend resorting to the poorhouse. There these poor starving people remain on the cold bleak mountains, no one caring for them whether they live or die. 'Tis horrible to think of, but more horrible to behold.'¹

This tragedy excited the attention of many people. An appeal was made for assistance, and the appeal was signed in a province unfortunately remarkable for religious dissension

¹ Quoted in *New Ireland*, pp. 227, 228.

by the Catholic bishop, the Protestant rector, the Presbyterian minister, and the Catholic parish priest of the district, who united in warm defence of the people against their landlord. In Australia, meantime, one of their countrymen, who was a member of the Legislature—the late Hon. Michael O’Grady—had formed a relief committee, and offered to assist them to homes in a better and freer land than their own. The late Mr. A. M. Sullivan—from whose book I have quoted the details of the story—actively interested himself in their welfare. ‘The poor people,’ he writes, ‘were sought out and collected. Some by this time had sunk under their sufferings. One man, named Bradley, had lost his reason under the shock; other cases were nearly as heartrending. There were old men who would keep wandering over the hills in view of their ruined homes, full of the idea that some day Mr. Adair might let them return, but who at last had to be borne to the distant workhouse hospital to die.’

‘With a strange mixture of joy and sadness,’ continues Mr. Sullivan, ‘the survivors heard that their friends in Australia had paid their passage-money. On the day they were to set out for the railway station *en route* for Liverpool a strange scene was witnessed. The cavalcade was accompanied by a concourse of neighbours and sympathisers. They had to pass within a short distance of the ancient burial-ground where the ‘rude forefathers’ of the valley slept. They halted, turned aside, and proceeded to the grass-grown cemetery. Here in a body they knelt, flung themselves on the graves of their relatives, which they reverently kissed again and again, and raised for the last time the Irish *caoine*, or funeral wail. Then—some of them pulling tufts of the grass which they placed in their bosoms—they resumed their way on the road to exile.’¹

It was not alone to the tenants themselves and the country population generally that these wholesale clearances were disastrous. Agriculture is practically the one industry of Ireland, and with the disappearance of the farmers around, disappeared the customers and the trade of the towns. Nor was this the only way in which the towns suffered from the

¹ *New Ireland*, pp. 229, 230.

general exodus. The evicted farmers, in many cases, had not sufficient capital to pay their passage to America, and drifted into the towns. There but a comparatively small number of them could obtain employment, and they were transformed by due gradation into the vast army of beggars that infest the Irish towns, or into the paupers that rot in idleness within the workhouses. The towns thus suffered doubly in the decrease of the customers and the increase in the pauper population; and hence it is that to-day there is in the villages and the smaller towns of Ireland poverty more hopeless, chronic, and appalling than we can find even in the country. The agricultural labourers, the misery of whose condition has passed into a by-word even among Irish Chief Secretaries, and into the facts sadly acknowledged by even the most hostile and opposite sections of Irish opinion, are for the most part farmers whom eviction divorced from the soil.

On the decadence which the clearances brought to the Irish in towns, the evidence is overwhelming; indeed, any Irishman that has revisited after some years of absence his native place can give testimony on this point by recounting the painful impressions the terrible change he everywhere sees has left upon his mind. He finds a painfully large proportion of the people he has known gone in despair from the place—to America, or Australia, or England. Of those who remain behind, the majority are in the unrelaxing grip of unconquerable poverty. Take, out of numberless instances, the case of two towns. Mr. John Hynes tells¹ how on Mr. Lahiff's estate, close to the town of Gort, there used in his young days to be two hundred families and a mile in tillage. Now—he was speaking of 1880—all was grazing land and the town of Gort had been changed for a lane, and prosperous town to a struggling village. Francis Nicholls tells² the effect of the clearances by Mr. Nicholson on the neighbouring town of Kells; the pauper population had been largely increased, and it was impossible to tell how many of them lived through the winter months. These people were in almost every case evicted families.

¹ Evidence for Queen v. Parnell.

² *ib.*

Ireland to-day bears the still fresh scars of the terrible sufferings of the years I am describing and the years which immediately preceded them. The most prominent, the most frequent, the ever-recurring feature of the Irish landscape is the unroofed cottage. There are many parts of the country where these skeleton walls stare at one with a persistency and a ghastly iteration that convey the idea of passing through a land which had been swept by rapidly successive and frequent waves of foreign invasion—by war, and slaughter, and the universal break-up of national life. Or shall I rather say that Ireland conveys the idea, not of a nation still young in hope and daily increasing in wealth and in possibilities, but rather the image of one of those oriental nations whose history and empire, wealth and hopes, belong to the irrevocable past. There are several counties where one can pass for miles without ever catching sight of a house or of any human face but that of the shepherd, almost as isolated as his hapless brother in the stretching plains of California.

Meantime, while throughout Ireland this ghastly destruction of a nation was going on, the season was the most pleasant and profitable that the political adventurer has ever known in Ireland. The country had fallen from rage to despair, and from despair to cynicism. The electoral contests of the time were conducted on a principle well understood though not publicly avowed. The political aspirant was to make profession of strong patriotic purpose, which the elector professed on his side to believe, and as the candidate used Parliament solely for the purpose of personal advancement, the elector pocketed the bribe while professing to believe the candidate. A good deal of this corruption was the result of two other causes beside the daily increasing poverty of the country. First, there was no great or commanding personality; secondly, there was nothing like the unity of a national purpose. This latter fact is a most important factor in this as in several other periods of Irish history. Election contests turned on purely personal or local issues. This man was preferred in one place because he was a better speaker or a more genial fellow; and one constituency wanted a harbour and another a bridge. Thus, for instance, in Galway the chief

desire of the people was that there should be some means of utilising the splendid bay of the town and its geographical destiny as the *entrepôt* between the old and the new world. This aspiration of Galway was so notorious that it was utilised by all kinds of people. One of my boyish recollections is of a travelling show which added to the attractions of the then newly discovered ghost of Professor Pepper an American panorama—a country which at that time, in spite of the vast number of Irish emigrants, was a *terra incognita*. The lecturer who accompanied the show had taken the precaution to consult some of the knowing men of the town as to the local weaknesses, and turned the information thus received to excellent account. He was describing one night some bay in America, and after a eulogy of its beauties in language of Transatlantic fervour, he wound up with the statement that it was the most beautiful bay in the world with two exceptions—the bay of Naples and the bay of Galway. The election in Galway was fought throughout these years on the question of the bay and a Transatlantic mail service; and an English gentleman was returned more than once because he had succeeded in getting a subsidy from Lord Derby for a mail service between Galway and New York.

A third reason of the political corruption of the constituencies was that the people had a distrust so profound in the men who sought their representation. One and all, they regarded them as adventurers who, assuming different names—Tory, Whig, Peelite, Patriot—had all the same common end—personal aggrandisement. When men in Athlone, for instance, were reproached for taking bribes, the retort was that whether it was one self-seeker or another got in made no difference, and that a poor man might then be well excused if he made one or other of the rogues pay for his promotion.

The candidates of these days belonged, as a rule, to either of three classes. First, there were a certain number of Englishmen or of Irishmen settled in England who were anxious for seats in Parliament, because of the advantage it gave them in floating companies and other financial operations in the city of London. Then there were the children of the *bourgeoisie*,

who desired to gild the wealth gained by their parents in the sale of tea or of whisky. These men had become, as a rule, landed proprietors. The establishment of the Incumbered Estates Court, had enabled a large number of the bankrupt gentry of Ireland to dispose of their estates, and a new generation of landlords grew up in the shape of successful tradesmen who had the Celtic passion for the acquisition of land and the general desire to enter the county families which belongs to the successful men of trade in all parts of the three kingdoms. To make the transformation in such a case complete, a title was necessary; and many of the children of the *bourgeoisie* spent tens of thousands of pounds, and followed the Ministerial whip with the abject devotion of ten years, in the hope of receiving a baronetcy at the end of it all!

But the most common type of Irish politician in these days was the man who entered Parliamentary life solely for the purpose of selling himself for place and salary. This was the golden season when every Irishman who could scrape as much money together as would pay his election expenses was able, after a while, to obtain a governorship or some other of the many substantial rewards which English party leaders were able to give to their followers. The chief persons to benefit by this time of universal corruption were the Irish barristers. They had advantages over every other competitors. They were accustomed to speaking, their names were familiar to the public; in short, they were marked out for political life above all other classes in Ireland, as in every other country where there are Parliamentary institutions and a legal profession. Parliament was made during this whole period the sole avenue through which professional promotion could be obtained. It was one of the many things which helped to embitter Irish opinion against English rule, in those robust natures where national feeling still lived, that English Ministers at this period seemed to delight in increasing the chances of political adventurers, and sought to maintain the hated Act of Union by means as shameless as those by which it had been passed. For nearly a quarter of a century there were only two cases in which men were raised to the Bench

who had not in the first instance been members of Parliament. These two cases were, I may add, those of two Conservatives—Mr. Christian and Mr. Fitzgerald, who, according to universal acknowledgment, were two of the greatest Judges that ever sat upon the Irish bench. In every other instance the Judge passed first through a Parliamentary career. The man who was sure of a constituency was certain of a Judgeship, even though he was ignorant of the very elements of law, and had rarely even received a brief.

The career of most of these politicians had a certain resemblance to that of Judge Keogh, though, of course, there were wanting the circumstances that gave such fatal results to his treachery, and were conceived in a minor key of lies and pledges. The barrister started as a patriot of rather a pronounced type, lamented the emigration, called for a Land Bill, and spoke disrespectfully of the Government. A typical case was that of the gentleman who is now known as Lord Fitzgerald. He was present, when a young barrister, at a banquet in Cork to the Lord-Lieutenant, and being called upon to make a speech, he astounded everybody and shocked the greater part of a servile audience by bursting into a violently national speech, and uttering things about the miseries and wrongs of Ireland which, though true, were not deemed such as Viceregal ears should hear or a rising and ambitious barrister should utter. But, in the midst of the interruptions of the loyal, Mr. Fitzgerald went on his way, and in the end became, or affected to become, so frenzied by the grief at his country's wrongs that he jumped on the table, and there continued his harangue. A young reporter who was present at this strange scene remarked to Serjeant Murphy—a cynical Irishman who had been a member of Parliament for many years, and had nothing in the shape of political corruption to learn—what a pity it was that a promising young barrister like Fitzgerald had ruined himself. 'Ruined,' said Murphy with a laugh; 'why he has *made* himself!' And the prophecy was correct, for shortly afterwards Mr. Fitzgerald was a law officer of the Crown, then in due time was created a Judge, and atoned for any patriotic passion, real or simu-

lated, of his electioneering days by the fervour with which he has persecuted all national movements ever since. The reporter who had the conversation with Murphy just recorded reappears in these pages ; it was Justin M'Carthy.

The struggle for national principles was not, however, entirely abandoned. The old principle of the Tenant League, that the candidate should remain independent of both parties and fight for the cause of Ireland alone, was still preached. This principle was known as the policy of Independent Opposition. At every election, Independent Opposition candidates were started, and occasionally they managed to get returned. But they were always few in number, and the number became smaller as the time went on. As every army contains within its ranks a certain number who, being miserably base, become deserters, every Irish party has its quota of corrupt or mean natures, that are in time transformed from Irish patriots into Liberal or Tory camp-followers. In this way many candidates, elected as members of an Independent Irish Opposition, became place-holders, under some English administration. The times were out of joint, and Independent Opposition never realised the proportions of a large or effective party.

There was one other influence which deserves to be mentioned. Throughout all these years of apparently hopeless struggle the 'Nation' newspaper remained true to the principles of its founders. It preached in season and out of season the right of Ireland to national existence, of the tenant to protection, and Independent Opposition as the only means by which these great ends could be attained. In face of the British Government, unchecked by perfidious Parliamentarians, by omnipotent landlordism, by the narrow electorate sunk in open corruption, and of the masses buried in despair, A. M. Sullivan and his brother, T. D. Sullivan, worked on, hoped on. To these two brothers Ireland owes it that the lamp of national faith and hope was held aloft through this long and apparently endless night of eviction, hunger, emigration, triumphant tyranny, and political perfidy.

Meantime the moment has come again for surveying the position of Ireland from the standpoint of the Unionist and of the English Liberal. Ireland was now in the position

which ought to appear the very ideal position to the Unionist and the Liberal. As after the overthrow of O'Connell, so after the treason of Keogh, there was no party either of open violence or of a constitutional character seeking any change in the legislative relations between England and Ireland. On the contrary, the overwhelming majority of the representatives from Ireland were pledged and firm upholders of the Act of Union. Liberalism was in a position in Ireland equally ideal and equally prosperous. The Liberals had during all these years an almost undisputed monopoly of power. Lord Palmerston, in the period between 1855 and 1865, occupied a position of something like dictatorship in English politics; and Ireland supplied to his ranks a large majority of representatives whom no neglect of their country could madden into a patriotic outburst and no insult could rouse to a moment of stalwart manhood. The National Party was extinct—murdered by Irish treason and Liberal corruption: in its stead reigned the Liberal party, and to the Imperial Parliament the Irish people could alone look. It ought to follow, according to the conclusions which Liberal reasoning regards as inevitable, that this would be a period of halcyon and dazzling prosperity for the country. Proof has been given of how much prosperity there was, and now it is well to turn from the country advancing daily more rapidly to depopulation, with tyranny more and more aggressive, and see what the Imperial Assembly with its Liberal majority was doing for the Irish people.

The tale of the Imperial Parliament may be summed up in a sentence. Every proposal for the reform of the land tenure or of any other Irish abuse met with steady and usually with contemptuous rejection.

In 1852 Mr. Sharman Crawford brought in a Tenant Right Bill once again; it was defeated on the second reading by 167 votes to 57. In November of the same year the Conservative Government were in power, and the first gleam of light broke the long eclipse of the question. It was an Irish Conservative that deserves the credit of making the attempt to settle the question. Mr. (afterwards Sir) Joseph Napier brought in a series of Bills; three were in the interests of the

landlords, one—the Tenant Compensation Bill—was in favour of the tenants. These Bills and a Bill of Mr. Sharman Crawford were referred to a committee. In February 1853 the Committee met, and, principally through the influence of Lord Palmerston, Sharman Crawford's Bill was rejected, and the Tenant Compensation Bill of the Conservative law officer was amended for the worse. This Bill passed the three stages in the House of Commons; it was sent up to the House of Lords in August; there was an immediate concurrence of their lordships, and the Bill was hung up. In the following year (1854) their lordships resumed the consideration of the Bills. The three favourably changing the law for the landlords were accepted, the Tenants' Compensation Bill was rejected, and thus came to a final end the well-meant and bold effort of a Conservative statesman to give the tenant some compensation for the expenditure of his capital.

The Irish Tenant Righters still hoped on, and in 1855 the work of introducing Bills was again renewed, and again Irish demands met in each succeeding session the same reception. Serjeant Shee, who brought in a Bill, proposed that compensation should be given for improvements both retrospective and future. Lord Palmerston could not tolerate such an interference with the rights of property, and carried an amendment limiting the period to which compensation for improvement should be confined to twenty years. This destroyed the good that was in the Bill, and it was dropped. In 1856 again, Mr. George Henry Moore brought in a Bill; its object was to extend the Ulster custom to all Ireland. It was read a second time on June 8. The next day Mr. Horsman, the Liberal Chief Secretary, announced that the Government intended to oppose it, and it was dropped. In 1857 Mr. Moore again brought forward a Bill, but he could not secure a day for its discussion, and it was dropped. In 1858 Mr. John Francis Maguire brought in a Bill; it was defeated on the second reading, mainly through the influence of Lord Palmerston.

In 1860 the question was taken up by the Ministry, and they passed two Acts; both were completely inoperative, the most fortunately so. Mr. Cardwell passed an Act giving

limited owners a right to grant leases, but the terms were so severe and so unsuitable that nobody took advantage of it, and year after year returns showed the same result—in no single instance had anybody taken any advantage of the Act.¹

The other Act passed in the same year, and known as Deasy's Act, was intended to make tenancies in Ireland entirely a matter of contract and to deprive the tenants of all those rights which they had claimed from time immemorial, and which, though robbed of them by the landlord, they really were entitled to by the common law of England. It was doubtful whether, under that common law, the tenant was not entitled to compensation for his improvements.² Deasy's Act set all this at rest, for it declared that the tenant could lay no claim to any improvements, save such as had been made by express contract with the landlord. The meaning of this Act, if it had been carried out, would be that practically all the improvements made by the tenants throughout Ireland were by a stroke of the pen confiscated to the landlord. In successive sessions after this till 1868 the land question met with the same fortunes. All reform was steadily refused.

One thing more added bitterness to this steady failure to obtain justice from the Imperial Parliament. This was the bitter insolence with which the rejection of all claims was accompanied. Let me quote a description of this side of the Irish question from a writer of impartiality in the contest between English Liberals and Irish Nationalists.

The conduct of the Liberal party (writes Mr. Cashel Hoey³) for the last twenty-five years must also be considered. Nothing has transpired concerning the case of the Established Church that was not known when the Appropriation Clause was debated—nothing regarding the condition of the Irish tenant that was not known when the Devon Commission reported. But that great party which had received the unbroken support of the Irish Catholics at every general

¹ *Is Ireland Irreconcilable?* By J. Cashel Hoey. P. 10.

² See Barry O'Brien, *The Parliamentary History of the Irish Land Question*, p. 113.

³ *Is Ireland Irreconcilable?* Reprinted from the *Dublin Review*. By John Cashel Hoey. Pp. 8-13. This article appeared during the first Gladstone Administration.

election since their emancipation was gradually passing, so lately as five years ago, from a state of ignoble apathy to a state of pronounced hostility to their claims. . . .

It is indeed almost impossible to realise now the depth of imbecility and insolence which characterised the language of the Liberal statesmen of this period whenever they spoke of the affairs of Ireland. Lord Palmerston reigned and governed. He said of the Ulster tenant-right : 'Tenant-right is landlord wrong.' He said of the principle of retrospective compensation : 'A retrospective enactment, which transfers from the landlord to the tenant that which by law has hitherto been the property of the former, which both parties know and have always known to be his property, an Act which does this is, I conceive, most unjust, and ought not to be allowed.' When a much more moderate Bill than the Bill of the present Government was introduced in 1858, he said : 'The main and fundamental principle of this Bill appears to me to be at variance with justice. . . . It would be trifling with the House, and an abuse of its forms, to read it a second time.' The Irish Secretaries of this period were Mr. Horsman, Mr. Cardwell, and Sir Robert Peel. . . . When he was at the Castle, a *mot* was made by, or more probably invented for him, to express his sense of his duties : 'Carlisle does the State. Larcom does the work. I hunt.' His first parliamentary appearance in the capacity of Irish Secretary was when he divided the House of Commons successfully against Serjeant Shee on the question of Retrospective Compensation. The only other sign of public vigour that he exhibited while he was in Ireland was a rather scurrilous attack upon the Council of the Tenant League. Not without regret we cite Mr. Cardwell in the same category. . . . On the question of the Protestant Establishment, in reply to Mr. Bernal Osborne, Mr. Cardwell said so lately as 1863 : 'What the honourable gentleman really means is an abstract resolution of this House condemning the Irish Church. . . . I believe this House will not surrender the principle of an Established Church. I believe it will not alienate the property of the Church from the ecclesiastical uses to which it has been devoted.' But, on the Land Question, Mr. Cardwell legislated with an ostentatious profession that he was finally closing the subject, so far as law could close anything. His Landlord and Tenant Act was the only measure regarding the social condition of the Irish people, as the Ecclesiastical Titles Act was the only one regarding their religious liberties, that had been passed through Parliament by Liberal Governments since the death of O'Connell ; and the two Acts, however different in their intent, were

alike in this, that each was a dead letter from the moment it received the Queen's signature. . . .

Mr. Maguire, in 1865, obtained a Select Committee to inquire into the operation of the Cardwell Act. Touching its nomination, there was a scene in Parliament which no Irishman who witnessed it will easily forget. Mr. Roebuck, evidently speaking the sense of both sides of the House, for he was cheered all round, especially when he used the word 'eviscerating,' appealed to Lord Palmerston in these terms :

'I would ask the noble lord, if he should consent to any Committee on this subject, to appoint a Committee composed of men of cross-examining powers, or, as I once heard a learned friend of mine call it, eviscerating powers, because, with such a Committee, a man with notions about tenant-right and belief that he possesses some talismanic means of settling all these questions, no sooner appears before it than his courage begins to ooze out of him, and you have him not only telling the whole truth, but utterly confounding himself when he is in error.'

Lord Palmerston, in his reply, also caught the cheers of both sides of the House by the cheap truism, that he, for his part, could not see 'the justice or advantage of giving to one man the right of determining what should be done with another man's property'; and then, nodding to Mr. Roebuck, he said that 'if the Committee contained good cross-examiners, so much the better.' Anyone who may read the evidence of that important Committee, whose proceedings are one of the most curious landmarks in recent Parliamentary history, will discover at least these three things :—First, that if the disgusting epithet employed by Mr. Roebuck, and apparently adopted by the House, can be said to characterise the conduct of any of the members of that Committee, they are Mr. Cardwell, Mr. Lowe, and the Chief Secretary, Sir Robert Peel ; secondly, that the Conservative members of the Committee showed much more consideration for the case of the tenantry than did the Liberals, who were identified with the Government ; and thirdly, that the Report was in direct contradiction of all the evidence received, the witnesses being, perhaps, the best qualified, in point of authority and experience, that could be found in the country. The Committee very tersely reported that 'the principle that compensation should only be secured upon improvements made with the consent of the landlord should be maintained.' And on June 23, 1865, Mr. Cardwell, in pompous and pitiless words, pronounced this final judgment on the Tenant Right cause to the House of Commons and the Irish people :—

'I am exceedingly glad that we are not about to separate under the imputation of having given an uncertain sound upon this subject. Whatever may have been the reasons for this discussion, I think that at any rate we should be open to grave reprehension if we permitted the impression to go forth in Ireland that we are at all uncertain about the rights of property in that country. I wish to express my individual opinion that, by whatever name it may be called, compulsory compensation for improvements effected against the will of the landlord is not a principle which is consistent with the rights of property. . . . I am glad that the Committee has not separated without giving its opinions distinctly on the questions which have been raised, and I do hope that every effort will be made in all future time, when measures for encouraging the improvement of land in Ireland are brought forward, to give every legitimate facility for such improvements. I wish it may be distinctly understood that only such facilities as are legitimate, and do not interfere with the rights of property, will be sanctioned by Parliament. I am convinced that it is more in accordance with the feeling of a high-spirited people that they should be spoken to in plain terms; and I have that opinion of the Irish people that I do not think they would approve an insincere and uncertain course on an important subject like this, or that they would at all thank the Committee for giving an ambiguous opinion upon it.'

The language of the Ministers charged with the administration of Ireland at that time, in regard to the grievances which Mr. Gladstone has made Cabinet questions, appeared to be in some degree demented. The transition from the administration of Mr. Cardwell to that of Sir Robert Peel was not inaptly described as the reign of Hugger-Mugger followed by the reign of Harum-Scarum. But the difference was only one of manner, not of method. When Sir Robert Peel was asked by Mr. Maguire, early in 1864, whether the Government intended to introduce any measure affecting the relation of landlord and tenant, he replied, in his most supercilious style, that 'it was not the intention of Government to introduce any measure *of the nature alluded to.*' Using Lord Palmerston's name in sanction of his statement—and the noble lord never protested—he had declared a year before that the Government was determined to maintain the Protestant Church Establishment in Ireland at all hazards:

'If,' he said, 'this question is to be agitated again, either in the present session or in the next, it is time for us, no matter on what side we sit, frankly to declare our opinion, and to choose our party for the struggle. I, for one, unhesitatingly affirm, that if that moment

has come, I shall be found—ay, and acting under the advice and guidance of the noble lord at the head of the Government—I shall be found contending on behalf of those principles which for two centuries have ever been, and God grant they may long continue to be—the centre of loyalty to the throne and the bulwark of civil and religious liberty.’

It may be not unfairly said that such an administration as that of Sir Robert Peel was never imposed upon any country by England before—on Bengalees, or Maoris, or Black men, or Red men, or even on Ireland. If Lord Palmerston had designed it, he could not have contrived a counter-irritant more calculated to stimulate to a dangerous heat the stagnant blood of the country. There was not a considerable class of persons in Ireland, from the Catholic bishops to the tenant farmers, whom the Secretary did not outrage, or at least alienate, the Orangemen of Ulster excepted.

To the list of outbursts of insolent ignorance which Mr. Cashel Hoey has thus arrayed many others could be added—some by the gentlemen whom he has quoted. Mr. Lowe, speaking in the debate on a small Tenant-Right Bill in 1865, denounced any attempt to interfere between landlord and tenant in unmeasured terms.

If the tenant (he said) chooses to improve the land, unless he takes the precaution to obtain the consent of the landlord—*whether he increases the value of the property or not*—he has no business to meddle with it. It is in the nature of a deposit on his hands, and he ought to return it as he received it. He receives it for a particular purpose, and for that purpose only ought he to use it. If he uses it for another purpose—to build a house on it for instance—it may be a great improvement, but he has no right to do it; it is beyond the contract he entered into.¹

No attempt (he again said) has been made to show that there is any case of practical grievance. . . . I do not believe that there is any really serious demand on the part of the tenantry of Ireland for this measure. (Oh! oh!) I do not pretend to have any extensive knowledge of Ireland or its people. . . . I did not find, after hearing the evidence of a great number of gentlemen, that there was any such demand. . . . The landlords, I humbly submit, are better judges in the matter of granting leases than the House can possibly be.²

¹ Hansard, vol. clxxxiii. p. 1079.

² *Ib.* pp. 1082–1084.

But it was in Ireland itself that the Irish people were preached at in the most maddening form. While all around their country was being reduced to a desert and the people were flying with curses from their shores, the English authorities kept proving that the country was never in a more prosperous position. Of this gospel there were three preachers prominent above all others. Archbishop Whately and Mr. Nassau Senior professed the narrowest and, as all men now think, the most reactionary creed of the *laissez-faire* school of Political Economy; and, both endowed with more than an ordinary amount of personal and professional self-conceit, they taught their ignorant and destructive gospel with calm and arrogant assumption. Both Englishmen, they give one the impression in all their utterances that, in dealing with Irish affairs, they were addressing a nation half of children, half of barbarians, to be pitied, scorned, and, when troublesome, to be hanged or shot down.

Let us take one or two specimens of their doctrines, always remembering that they were intended for application to Ireland.

‘If a piece of land is your property,’ writes Archbishop Whately, ‘you ought to be at liberty to dispose of it *like any other property*; either to sell it, or to cultivate it yourself, or to employ a bailiff and labourers to cultivate it for you, or to let it to a farmer.’

There the absolute claim of the landlord at this period to do what he liked with his own—to starve through rack-rent, to impoverish or even kill through eviction—was represented not as the greedy and heartless gospel of a dominant class, but as a great scientific truth.

‘If you were to make a law for lowering rents,’ writes Archbishop Whately, ‘so that the land should still remain the property of those to whom it now belongs, but that they should not be allowed to receive more than so much an acre for it, *the only effect would be that the landlord would no longer let his land to a farmer, but would take it into his own hands and employ a bailiff to look after it for him.*’

These words were written at a time when the Irish farmers were engaged in an effort to bring about the passing

of a law that would lead to the 'lowering of rents,' and under which the landlords 'should not be allowed to receive more than so much an acre for it'; in other words, for the fair rent fixed by a Law Court which has been conferred by the Land Act of 1881. The children of these farmers were taught—and in the name of the Science of Political Economy—that the only effect of getting what they were demanding would be the utter ruin of their class. For it is a significant fact that the extracts I have quoted appear in one of the reading-books supplied by the Commissioners of National Education in the so-called National Schools of Ireland.¹

The opinions of Mr. Senior are scattered over several volumes. His 'Journals, Conversations, and Essays relating to Ireland'² give the best insight into his own ideas and the ideas then dominant among English thinkers and statesmen. Mr. Senior spent the greater part of his time in Ireland among those landlords and agents, who were remarkable above others for their ruthless persecution of the tenantry, and he quotes with much approval their nostrums for the cure of the Irish malady.

'Mr. Trench spoke highly of his cousin, Mr. Francis Trench,' writes Mr. Senior. 'His intelligence,' he said, 'may be estimated by what he has done. Soon after the famine, the Duke of Leinster's tenants in Kildare threw up their holdings (amounting to about 2,000 acres in all), frightened by the potato failure and the poor-rates. Francis Trench had undertaken the agency a few years before. *He cleared the land by an extensive emigration, and advertised widely in the Scotch papers for tenants. In time, the estate was relet. The rental, which had been 35,000*l.* a year, was by improved management, and by the falling in of very old leases, raised to 45,000*l.*; and the tenants (especially the Scotch) are doing well.*'³

¹ Fifth Reading Book, pp. 257, 262, Sixth Edition. These extracts were also, I believe, in the earlier editions.

² Journals, vol. ii. pp. 85, 86.

³ The italics are mine. This Mr. Trench, who found the conduct of his cousin so admirable, had acted on the same principle on more than one estate himself. This was the district of Farney, in County Monaghan. This area, 70,000 acres in extent, was seized from the M'Mahon and given to the Earl of Essex. He relet it to Evor M'Mahon for 250*l.* a year. The land became more valuable

Again, Mr. Senior records a conversation with a gentleman disguised as 'Dr. G.' They are talking about the land question.

'Well,' said Dr. G., 'we have got our Poor Law, and it is a great instrument for giving the victory to the landlords. Another and a still more powerful instrument is emigration, and it is one never used on such a scale before. No friend of Ireland can wish the war to be prolonged—*still less, that it should end by the victory of the tenants; for that would plunge Ireland into barbarism worse than that of the last century. The sooner Ireland becomes a grazing country, with the comparatively thin population which a grazing country requires, the better for all classes.*'

as time went on: in 1729 the estimated value was 2,000*l.* a year: in 1769, the barony having been divided between two sisters, co-heiresses, the two estates were valued at 8,000 a year; and 'in the year 1843, and seventy-four years after the estimated value of the year 1769, I found, on my arrival at Carrickmacross, that the rent-roll of the two estates together amounted to upwards of 40,000*l.* per annum, whilst the inhabitants had increased in such an extraordinary manner that by the census of 1841 the population amounted to something upwards of 44,107 souls.' ('Realities of Irish Life,' quoted in Sir John Gray's speech at Manchester, p. 25.) In 1867, the rent had increased still further to 54,833*l.* 'No doubt,' said Mr. Trench in a Committee of the House of Commons, 1867 (quoted by Gray, p. 26), 'the rise in the price of produce and the value of land has done much in causing this increase. But the main cause, beyond all question, is that the barony had increased enormously and rapidly in population, and as a consequent necessity in cultivation. In 1633 there were only 38 tenants acknowledged in the barony, and though I believe there were a considerable number of under-tenants, yet the population must have been very small. In 1841 there were upwards of 8,000 tenants, and the population amounted to 44,000 persons; in fact, a human being for every Irish acre of land. This vast population, driven to extremities to support themselves, gradually converted, *by their own labour*, the lands of the barony from being a waste unenclosed alder plain, into one of the most cultivated districts in Ireland, well enclosed arable land, whilst scarcely an acre of reclaimable land now lies unreclaimed.' 'Mr. Trench,' comments Sir John Gray (pp. 26, 27), admitted that 'the main cause, beyond all question,' of the conversion of the wild and waste alder plain into a tract of the richest and best cultivated land in Ireland, and the consequent increase of its value, was due to the energetic and unrelaxing toil of the tenant farmers who lived upon it, but who, when they had made the barren plain fruitful, and when there remained no more land to be reclaimed for the landlord's benefit, were felt to be an intolerable burden upon the landlord's hands, with whom they 'had to deal' (hear, hear, and cheers). How these toiling industrious people were 'dealt with,' what became of these Celts who were permitted—'allowed' was, he believed, the phrase—to increase and multiply in Farney, who by their labour had changed the value

Mr. Senior is naturally delighted with such sound opinions. 'Earnestly wishing, as you do,' he says to Dr. G., 'to see Ireland a grazing country, and therefore thinly populated as respects its agricultural population,' etc.¹

Archbishop Whately and Mr. Nassau Senior were the philosophers of the gospel that emigration was the real cure for Ireland, but this cause had a more potent advocate in the Lord-Lieutenant of the period. From 1855 to 1858 Lord Carlisle was Viceroy, and again from 1859 till 1864. The character of Lord Carlisle is well known. He was an unctuous, smooth-spoken man, and while Ireland was bleeding in every pore, softly, poetically murmured that the country was every day advancing more rapidly in prosperity. Each of his speeches was a pæan over the progress of the country, progress consisting in the increase of cattle and the disappearance of men and women. Two extracts will suffice to show the crass gospel of this enlightened ruler.

'Nor can I be debarred,' said Lord Carlisle, speaking at the Annual Cattle Show of the Royal Agricultural Society in Athlone, on August 7, 1855, 'even by the golden promise of those harvests which now gladden our eyes, from urging you to bear in mind, what Nature in her wise economy seems specially to have fitted this island for is to be the mother of

of the estate from 250*l.* a year to 40,000*l.*, increased, according to Mr. Trench's sworn evidence, to 54,833*l.* in 1867, he (Sir John Gray) could not tell, nor did he think it would be of much use now to inquire (hear, hear); but this he could tell, that the population of Farney, which was 44,107 in 1841, and Mr. Trench says it was 'something upwards' in 1843, when he came to rule over it, has in eight years of his rule been reduced to 31,519, and that in the same period 2,009 houses were levelled (cheers). More than 12,588 of the 'surplus population' of that barony were moved out of it in eight years—some to America—some to Australia—some to the pauper's grave (hear, hear). All were gone. As the sheep who had eaten down all the rape and trampled the refuse into the land could fertilise it no more and were sent to the shambles, so the Celts, at one time 'allowed to multiply' in Farney, could reclaim no more, and they, too, were sent off as useless lumberers of the ground (cheers).

¹ Journal, vol. ii. pp. 282, 283. In justice to Mr. Senior, it should be said that he was perfectly impartial as to all nationalities in his doctrine, that the fewer people were on the land the better. In the same conversation he speaks of the 'absorption of the surplus population of the Highlands of Scotland, when black cattle and sheep took the place of men,' as 'one of the largest and most beneficent clearings on record' (*ib.* p. 282).

flocks and herds ; to be, if I may say so, the larder and dairy of the world ; to send rations of beef and bales of bacon to our armies wherever they are ; and to send firkins of butter to every sea and harbour of the habitable globe.'¹

In a speech at the annual cattle show at Cork (July 5, 1860), and indeed in nearly every one of his speeches, the same gospel was laid down, that the more people left Ireland the more prosperous the country was, and that the great ideal of legislation was to change as much of the land as possible into pasture.

'Cattle,' he said, 'above all things, seem to be rendered, by the conditions of soil and climate, the most appropriate stock for Ireland. . . . Hence, the great hives of industry in England and Scotland across the Channel can draw their frequent shiploads of corn from more southern and drier climates, but they must have a constant dependence in Ireland for a supply of meat. . . . With reference to the general concerns of Ireland, I feel I am justified in speaking to you, upon the whole, in the terms of congratulation and hopefulness. . . . Then . . . the mud-cabins of Ireland amounted in 1841, not twenty years ago, to 491,000 ; they have now diminished to 125,000.² The number of emigrants, which had been gradually decreasing for some years, has somewhat increased in the last and present years. . . . *They now comprise many young people of both sexes* who have been comparatively well educated, and who hope to find in a less crowded community a better market for their industry and a more adequate demand for their natural and acquired intelligence ; but I conceive *this is not a symptom*, with whatever immediate and local inconvenience it may no doubt be attended, *at which, viewed at large, we ought to repine.*'³

A few statistics will bring clearly before the mind of the reader how the policy of expatriation was working :—

EMIGRATION FROM IRELAND.

1849-1860	.	.	.	1,551,000
1861-1870	.	.	.	867,000 ⁴

¹ *The Speeches, Lectures, and Poems, &c. of the Earl of Carlisle*, pp. 158, 159
By J. J. Gaskin.

² He does not say what had become of the occupants.

³ *The Speeches, Lectures, and Poems, &c. of the Earl of Carlisle*, pp. 178-181.

⁴ *Mulhall's Dictionary of Statistics*, p. 168.

And another table will be still more instructive : it is the ratio of the ages of the emigrants¹ :—

Under 15 years	.	.	.	15 per cent.
15 to 35	„	.	.	75 „
Over 35	„	.	.	10 „

Thus it will be seen that only half the case is stated when it is said that emigration—with great assistance from hunger, plague and eviction—within the years 1845 and 1885 has reduced the population by nearly one-half: the half that emigrated was the better, the half that remained was the worse, half of the population. Seventy-five per cent. of the emigrants were between fifteen and thirty-five—the best years in the life of men or women. ‘During the seven months of the year’ (1863), wrote the ‘Times,’² ‘80,000, chiefly young men and women, have left Ireland, most of them for ever. They have gone off with money in their pockets, and with strong limbs and stout hearts. *They have left behind the ailing, the weak, and the aged.*’

There is no passion like the suppressed passion of statistics; and I leave these figures to tell their own moral. Meantime, there was one force further which must be reckoned among the factors that produced the temper of Ireland at this epoch.

The sight of a race rushing from its native land in millions might, it would be thought, have touched even enemies as marking the very height of tragic suffering. But such was not the effect upon the journalism of England. As the Irish peasants left their country in curses and tears, the English newspapers seized every opportunity of mocking at their sufferings and their demands for the reform of the laws by which their misery and their enforced exile were produced. Through the persistent raising of the rent, and the incessant eviction, chronic poverty periodically deepened into famine and appeals had to be made in these crises to the aid of the charitable. All such appeals the ‘Times’ and other English journals denounced as obtaining money under false pretences.

¹ Mulhall’s *Dictionary of Statistics*, p. 168.

² Quoted in *Nation*, Oct. 24, 1863.

Should her people (wrote the 'Times' of Ireland in 1863), instead of complaining to Parliament that they have been ruined by a succession of bad seasons, set themselves to develop the mines of the country; should the manufacturing industry, which has been destroyed by a succession of strikes, show symptoms of revival, well might the magnates of Ireland meet together to celebrate an event so auspicious.¹ *But all this is savoured too much with self-reliance and independence. It would be too Saxon, too little suited to the aspiring genius of a Celtic nationality, to do that themselves which it is possible to have done for them by others.*²

And the same journal over and over again pointed with exultation to the probability that the Irish race would be annihilated in Ireland, and that the country would then be entirely seized by the population of the stronger country.

If this goes on long (it wrote of the emigration in 1860), as it is continuing to go on, Ireland will become very English, and the United States very Irish. When an English agriculturist takes a farm in Galway or Kerry he will take English labourers with him.³

The Irish will go (it wrote in 1863). English and Scotch settlers must be speedily got in their places, for Great Britain will suffer, the British markets will go.⁴

The Celt (it wrote again in 1865) goes to yield to the Saxon. This island of 160 harbours, with its fertile soil, with noble rivers and beautiful lakes, with fertile mines and riches of every kind, is being cleared quietly for the interests and luxury of humanity.⁵

This extract, finally, from the leading English journal:—

Curran used to say that his countrymen made very bad subjects, but much worse rebels. The *mot* was a good one in its own day, but it has not lost its point. . . . Comparative anatomists of political societies might, by a close study of it, perhaps make a complete sketch of the social monstrosity which such a phrase would fit—a discontented, hungry, empty-bellied community, begging for alms; too idle to work, too shrewd to fight, too profoundly convinced of the dishonesty of its own members to do aught but shout and roar and threaten and beg.⁶

¹ A meeting had been held to celebrate the grant of a small subsidy to Galway.

² Quoted in *Nation*, Nov. 14, 1863.

³ Quoted in *Irishman*, May 12, 1860.

⁴ Quoted in *Nation*, Nov. 14, 1863.

⁵ *Ib.* Aug. 26, 1865. ⁶ *Ib.* Nov. 6, 1853.

Acts of signal folly (wrote the 'Manchester Review'), the Irish are not slow to commit ; words of eminent absurdity the Irish are not slow to utter. We must not marvel, then, that faithful to their characteristic folly and absurdity they should mingle with other Irish howls that of Ireland for the Irish. Ireland owes to England the whole of its civilisation ; it has long adopted the language of its conquerors. Must that civilisation be thrown aside ? Must not that be renounced if Ireland is to be for the Irish ? and must Ireland forthwith proceed to invent a civilisation of its own, and to revive the speech which still lingers in the mouth of the ugliest, most barbarous, most ignorant and turbulent of its population ?¹

An Irish priest, lamenting the wrongs of Ireland, was described in the 'Daily Telegraph' as 'a surpliced ruffian' ; a Catholic archbishop, mourning over the emigration, was described by the 'Saturday Review' as regretting the departure 'of the demons of assassination and murder.'

The Lion of St. Jarlath's (said the article of the 'Saturday Review,' November 28, 1863) has growled in grievous dudgeon that bucolic tastes are prevailing in Ireland. Archbishop John of Tuam surveys with an envious eye what, in a Churchman, it seems rather profane to style the Irish Exodus ; and in a letter addressed to Mr. Gladstone . . . he sighs over the departing demons of assassination and murder. Like his friend Mr. Smith O'Brien, he regrets the loss of the raw materials of treason and sedition. Ireland, he says, is relapsing into a desert, tenanted by lowing herds instead of howling assassins. So complete is the rush of departing marauders, whose lives were profitably employed in shooting Protestants from behind a hedge, that silence reigns over the vast solitude of Ireland. . . . Ireland has long been seething in the flames of misrule and agitation and sedition. Ireland is boiling over, and the scum flows across the Atlantic ; and the more the Archbishop and the like of him blow at the fire, the more the scum will boil over. It can be spared, and the many excellences of the Irish people will only become the more excellent by the present process of defecation.

The people who were thus described were as like the pictures drawn of them as real human beings usually are to the portraits of political opponents. They were attached to the country in which they were not permitted to live with a

¹ Quoted in *Nation*, March 31, 1860.

patriotism remarkable for its fervour even among the many passionate patriotisms of the world : and their family ties were peculiarly close and strong. A look at the railway stations, and then at the fields, of Ireland would have brought to any sympathetic eye the inner meaning of the terrible and widespread tragedy that was there being enacted. At every railway station crowds of people were to be seen locked in each other's arms, shouting aloud in their grief, and exchanging everlasting farewells. What these partings meant could only be understood by those who know and sympathise with the home life of the Irish poor. There is perhaps no country in the world where the sense of the duty of the members of a family to each other is held more sacred. How sacred the feeling is receives yearly proof in the vast sums which are sent over out of hardly-earned wages by the Irish in America to the Irish at home. Then, too, the authority of the head of the house is carried in Ireland still to extremes that in most countries are as dead and ancient as the other ways and ideas of the patriarchal period. As a result, the child has less self-confidence at years comparatively mature than is acquired in other countries at a much earlier age ; and the parent looks at a grown young man or woman as having all the innocence and helplessness of childhood. The sense of separation was, accordingly, terribly embittered by the awful apprehension for the future of those children cast on the unknown and terrible temptations of the great world. The latent sense that was in the mind of the father or mother who followed panting and sobbing the train was that the engine with its accursed haste was carrying off the loved ones to want or vice, to early and painful, or perchance shameful death amid strange faces. It was this factor in the separation that gave to it much of its poignant grief and tragic import. To many a cabin in Ireland emigration meant that the light of a life had gone out, and that aged parents never more knew a bright or happy hour.

Over the country is to be seen to this day the marks of this dreadful and terrible time. There are many parts of Ireland to-day that still look as if they had just been passed over by an invading army led by a commander with the

spirit of Attila. The traveller can pass for miles through some of the best land in the County Meath, and see a country on which not a single human being remains ; the frequent ruin speaks of a vanished population as effectually scattered as the populations of those entombed cities in Italy, the ruins of which to-day with such compelling silence tell the tale of tumultuous life reduced to stillness and death.

Such, then, was the condition of Ireland in the interval between 1855 and 1865. It is one of the saddest and most dreadful stories in all history. It is the spectacle, under the semblance of law, and without any particular noise, and certainly without attracting any particular attention, of an ancient and brave nation being slowly but surely wiped out of existence. Not a section, or a class, or a percentage, but the whole people were being swept away, their land was yearly becoming more desolate, and all the probabilities pointed to the near advent of the period when the country would be one great sheep and cattle farm with the vast desert broken only at long intervals by the herd.

Meantime the Imperial Parliament looked on and did nothing : the rulers declared that the hellish work was good : the press of the dominant country hissed out triumphant hate ; and popular representation had fallen into the hands of self-seekers, heartless, lying, and base. It is in such periods that a desperate spirit is evoked and is necessary. The masses of the people were still sound, and there were among the population chosen spirits who were resolved to show that the struggle, which had been maintained through so many centuries, was not even yet at an end ; that, if the Irish nation were to be murdered, at least her people would try to make one final and desperate stand ; and that her political life would find other types than the pestilent race of Rabagas.

CHAPTER VII.

REVOLUTION.

I HAVE written very clumsily if the reader, whatever be his nationality, does not now understand the forces which produced Fenianism. This movement, like many other movements before and since, took its rise in America, where the men evicted under such circumstances as I have described, daily brooded over the means whereby they might avenge their personal and political wrongs. Meagher and Mitchel, after escaping from the penal settlements to which they had been condemned after the failure of 1848, supplied the Irish of America with names and ability to keep alive and to inspire the movement for the rescue of Ireland. To America, too, had gone James Stephens, who as a young man had stood by Smith O'Brien at Ballingarry. Stephens was in Ireland in 1858, and he visited, among other places, the town of Skibbereen, in which had been recently established a society half literary, half political, and the chief spirit of which was a man whose name was destined to be long afterwards a name of horror and of fear. This was Jeremiah O'Donovan, as he was originally called, and Jeremiah O'Donovan (Rossa) as he is now better known. Between O'Donovan and Stephens an interview took place, at which Stephens informed O'Donovan that the Irish in America were willing and anxious to supply arms for insurrection to so many Irishmen as would be enrolled in a revolutionary conspiracy in Ireland. The bargain was sealed, and the movement made some way, but was confined in its operations to the south-west districts of the country. Finally the Government were informed of the position of matters, and the conspirators were put on their trial. Many of them were convicted, among others O'Donovan

(Rossa), but the Crown, despising the movement as futile, did not insist on heavy punishments being inflicted on any of the conspirators.

The Irish-American revolutionaries now set to work again, and the business of propagandism continued to go on actively. No particular progress was made, however, and probably the movement would not have assumed formidable proportions but for the outbreak of the Civil War in America. This portentous event brought into actual warfare many thousands of the exiled Irish, made them familiar with the use of arms, and thereby gave a stimulus to the idea of liberating Ireland through insurrection. An accidental occurrence gave the propagandists of the revolution an immense start. Terence Bellew McManus, one of the '48 leaders, having, like the others, escaped from Australia, settled and died in San Francisco in 1861. It was resolved that his remains should be buried in his native country. The body was conveyed across America with every circumstance of pomp and solemnity. To Ireland at last came the funeral procession that had thus stalked solemnly across the vast continent and the wide expanse of ocean. Such a spectacle was well calculated to inspire the imagination and to stimulate the patriotic passions of the people. The movement was still further strengthened by the opposition which the funeral demonstration received from the ecclesiastical authorities. Archbishop Cullen continued to the dead conspirator the same hostility which he displayed to the living members of secret societies. To him it soon became known that the funeral was serving as a trumpet-call to gather in recruits for the revolution through the country. He refused to allow the body to lie in state in any of the churches of his diocese. This added feelings of bitter exasperation to all the other forces tending to make the funeral a new departure in Irish politics. The coffin was landed at Queenstown on October 30, 1861, and the funeral took place in Dublin on Sunday, November 10. In this interval the country was excited by a fierce controversy between the Fenians and Archbishop Cullen, and the controversy brought recruits in daily larger numbers to the revolutionary organisation. At last the funeral wound up in

a demonstration, which was a fitting close to the preceding events. Fifty thousand people followed the remains; at least as many lined the streets; and the procession solemnly paused, with uncovered heads, at every spot sacred to the memory of those who had fought and died in the good fight against English tyranny: in Thomas Street, at the house where Lord Edward Fitzgerald met his death, and the church where lie his remains; at the house in High Street where the remains of Wolfe Tone had been laid before removal for final interment; especially opposite the spot where Robert Emmet was executed. 'In passing the Castle,' says a chronicler of the period, 'the procession slackened its pace to the utmost, and lingered on its way in silent but stern defiance.' Finally, as night closed in, the body was deposited in Glasnevin Cemetery.

From this time forward the advance of Fenianism was extraordinarily rapid. Organisers went all over the island, swearing in men by the dozen, sometimes by the score, every night. In one quarter the conspiracy met with unexpected and almost inexplicable success. This was in the army. At that time there were in Ireland a large number of Irish regiments. Several of the ablest of the Fenians became soldiers for the purpose of gaining recruits to their ranks. In Dublin, anybody who entered unexpectedly one of the many taverns along the quays, where soldiers most do congregate, might have detected the Fenian organiser at work, swearing in batches of soldiers. The most extraordinary stories, few of which ever found their way into the papers, are still told of the exhibitions which the army at the time made of its political sympathies and organisation. It often happened that an Irish regiment, passing through a country town, cheered loudly, and in the open day, for the Irish Republic. It is said that agents of the organisation were introduced by members of the conspiracy into every barrack, and were familiar with the position of every piece of ordnance throughout the country; and on more than one critical occasion, the men in charge of some of the most important military positions came to the Fenian leaders and offered them the keys of the citadels. The calculations of the Fenians them-

selves, even in these days of cool reflection, is that by 1865 they had enrolled in their ranks, among the British army alone, 15,000 men!

So far the movement was strong, but it had an incurable weakness—the want of arms. At no period throughout the whole conspiracy was there one rifle for every 500 men enrolled. The leader of the movement, Mr. Stephens, not willing perhaps to betray the weakness of the body over which he presided, was gradually forced into promises that he found himself unable to fulfil. The moment at last came when neither the Government nor the revolutionary leaders could any longer escape collision. With the close of the American war hundreds of Irish-American officers were released from their duties. They poured into Ireland, and the air became thick with rumours of the impending rising. Meantime the Government were kept well informed of everything that was going forward by their spies in the enemy's camp. The 'Irish People,' the organ of the revolutionaries, was seized on September 15, 1865. Mr. Luby, Mr. John O'Leary, and O'Donovan (Rossa) were arrested, and in the following November Mr. Stephens. Before the latter was brought to trial he succeeded, by the aid of two prison officials, in escaping from Richmond Gaol. Parliament promptly suspended the Habeas Corpus Act, and throughout the country the leaders of the movement were seized and imprisoned.

The treatment of these untried prisoners is one of the many discreditable events of this period. At this period the medical superintendent of Mountjoy Prison in Dublin was Dr. Robert MacDonnell, one of the most prominent physicians in Dublin; and he was in charge of many of the men who, when the Habeas Corpus Act was suspended, were placed in this prison. Over and over again he drew the attention of the Government to the manner in which these men were treated. He described how these prisoners, untried and unconvicted, were submitted to a cellular discipline more severe in some respects than a convict undergoes while going through the eight months of his probationary treatment.¹

¹ Extract from Report forwarded to the Prisons Office, Dublin Castle, Jan. 1867, by Dr. R. MacDonnell.

The prisoners were confined in cells little more than six feet square, their meals were handed to them through a hole in the door; they were kept rigidly alone, except when at religious services and at exercise; they were not admitted to the companionship of a friend or a pipe.¹

The results of such treatment soon showed themselves in many cases.

Thomas Burke (reported Dr. MacDonnell to the Governor of Mountjoy Prison on February 28, 1867) is showing undoubted symptoms of insanity; Finnegan has lately given way to one of those paroxysms brought on by long confinement; Sweeny is very unsettled in his mind; Whyte (lately discharged) was considered unfit for cellular discipline; Barry (also lately discharged) was considered unfit, from his mental state, to go away from the prison without some one in charge of him. I have not the slightest doubt that the prolonged confinement and severe discipline are the cause of all this. Apart from considerations of humanity, it would be a very grave matter if any of these untried prisoners (particularly anyone like Bourke or Sweeny, the former of whom has been twelve, the latter seventeen months in confinement) should commit suicide. I beg leave, therefore, to impress on you, as well as the inspector and director, the necessity for advocating a relaxed system of treatment for the untried prisoners.

Attention was called to the matter in the House of Commons, and there was some relaxation made in the treatment of the prisoners. The relaxation consisted in this—

That untried prisoners, instead of during exercise walking round and round in the exercising rings after each other, at regular distances and in profound silence, were permitted to walk each with a companion, to converse, and to smoke. All the rest of the twenty-four hours, save during exercise, they were in strict cellular confinement. They were, it is true, permitted under certain restrictions to receive visits from their friends; but most of them, coming from remote parts of Ireland, had no friends to visit them, and this privilege was practically useless to most of them.

In time, some of these prisoners were brought to trial. Then occurred the spectacle of such ghastly familiarity to the student of Irish history. The criminal courts at Green Street and throughout the country were for months employed

¹ From a paper read by Dr. MacDonnell before the National Society of Dublin, July 4, 1871.

in the trial of prisoners, and man after man was convicted and sentenced to penal servitude.

It was one of the many scandals in these trials that the most prominent judge in trying them was Judge Keogh. Of all men and forces that created Fenianism, Judge Keogh was the most potent. It was his treason that broke down all faith in constitutional agitation, and it was the want of faith in constitutional agitation that drove men to the desperate risks to life and liberty of a physical-force movement. It was the treason of Judge Keogh that, destroying the Tenant Right movement of 1852, brought the dread epoch of rack-renting, eviction, and widespread emigration, and it was the horrors of these things that produced the frenzied temper of which revolutionary movements are born. The columns of the 'Irish People,' the organ of Fenianism, supply abundant testimony of this. Whenever a voice was raised in favour of constitutional agitation and constitutional agitators, the 'Irish People' mentioned the names of Keogh and Sadleir, and there was no reply. And Judge Keogh was selected by the Government to try the editor and contributors of the 'Irish People!' This is the place to add that, since his accession to the bench, Judge Keogh had exhausted every resource to exacerbate the feelings of anger and scorn his political career had created. It is another of the many distinctions between the Irish and the English judiciary that the English judge ceases, while the Irish judge continues to be an active politician after his elevation to the bench. In times of political excitement the Irish judge is in the regular habit of making political pronouncements. They take the form of laments over the perils to law and order; in reality they are intended to defeat the movement towards the advance of popular rights. Cases are twisted in a curious fashion into pegs on which to hang pronouncements on both political and religious questions, and the pronouncements are usually violently partisan in temper, vehement in tone. In any trial in which the authorities stand on one side and the people on the other, impartiality is never found. The judge is as eager, as unscrupulous in the pursuit of a conviction as the Crown prosecutor himself. It is a peculiarity of the British system in Ireland that abuses exist in that country to-day which belong to a

political condition that perished two centuries ago in England. And it is another and characteristic peculiarity that abuses which in England are spoken of with ever-fresh horror and disgust as the worst features of a bad and irrevocable past, find unmixed eulogiums when the Ireland of Queen Victoria, and not the England of James II., is the scene of their occurrence. The nation that still shudders over Judge Jeffries was always sympathetic to Judge Keogh.

Of the race of political judges Keogh was the worst offender. It seemed to be the peculiar pleasure of his ill-regulated nature to single out for attack the most devoted servants of the people he had ruined. And there was nothing to which he was more aggressive than the religious faith on which he had so ostentatiously traded, or the hierarchy which had been his ladder to power. Sometimes it was in a charge from the bench, sometimes in a popular speech, or a literary lecture—any opportunity he seized hold of to have a sneer at the Catholic Church ; and to a Catholic bishop or priest he was merciless in his hatred and scorn. These attacks were rendered the harder to bear because they were generally couched in language at once studiously insulting and characteristically vulgar, for he remained to the end the low demagogue, at once pretentious and illiterate, execrable in taste, vile in style.

The original scandal of appointing such a man to preside over the Fenian trials was aggravated by his conduct of the cases. He bullied the prisoners so flagrantly that at last some even of the English press cried shame. And occasionally he poured upon some unhappy creature he was about to send to penal servitude for several years the plenteous vials of his abundant Billingsgate. Meantime, the Irish people looked on shocked, enraged, impotent ; naturally loathing with greater cordiality the system which placed intamy on the bench and honesty in the dock, that permitted the perjured assassin of their hopes to draft to the horrors of penal servitude the spirits he himself had summoned from the vasty deep of a nation's despair. The English newspapers naturally had no eyes for such a phenomenon : they were too busy with dissertating on the despatch of French Republicans to Cayenne or Polish patriots to Siberia.

But the conspiracy was not yet dead. The men in America still cherished the idea that an armed rising was necessary and possible, and sent encouraging messages home. Stephens publicly pledged himself that there would be a rising in 1866. 1866 went by, and no insurrection came. At last the conductors of the movement at home became desperate, and it was resolved that, whether assistance came from America or not, the insurrection should be attempted. Sporadic efforts occurred all over the country; men assembled to the word of command, and met at the trysting-place, but they found no arms there, and were easily dispersed.

Another series of State trials followed, at which the chief spirits of the movement were again sentenced in batches to penal servitude. The movement was now apparently extinct, but before its conclusion it was marked by two incidents that have exercised a deep influence on succeeding events. Much of the strength of Fenianism lay among the Irish population of England, and emissaries were constantly passing between the two countries. It thus came to pass that some of the leaders were arrested and lodged in English gaols. One of these, General Burke, was incarcerated in Clerkenwell prison. It was resolved that he should be rescued. The task was entrusted to ignorant hands. A barrel of gunpowder was placed in a narrow street by the side of the wall in that part of the prison where General Burke was supposed to be exercising. The wall was blown down. The prisoner, fortunately for himself, was not in that portion of the prison at all; if he had been, his death would have been certain. A number of unfortunate people of the poorer classes, living in tenement houses opposite the prison, were the victims. Twelve were killed and a hundred and twenty maimed. This occurred on December 13, 1867. A man named Barrett was tried and convicted, and was hanged in front of Newgate prison.

The second event brought out with equal emphasis the hold which the insurrectionary movement had taken upon the Irish in England, and the reality and proportions of the danger to the empire. The conduct of the movement had passed, after the arrest of Stephens, and during his absence in America, into the hands of Colonel Kelly. In the autumn

of 1867 Colonel Kelly was in Manchester, at a Fenian meeting. As he was returning home with a companion, Captain Deasy, the two were arrested on suspicion of loitering for a burglarious purpose. They gave false names, but were soon discovered to be the formidable leader of the conspiracy and one of his chief lieutenants. The Fenian organisation was at the time extremely strong in Manchester, and a rescue was resolved upon. On Wednesday, September 18, the prison van, while being driven to the county gaol at Salford, was attacked at the railway arch which spans Hyde Road at Bellevue. A party of thirty rushed forward with revolvers, shot one of the horses, and the police being unarmed, fled. An attempt was made to open the door of the van with hatchets, hammers, and crowbars, but this failed; and meantime the police came back, accompanied by a large crowd. Sergeant Brett, the policeman inside, had the keys, which some of the party, opening the ventilator, asked him to give up. He refused; a pistol was placed to the keyhole for the purpose of blowing open the lock; the bullet passed through Brett's body, and he fell, mortally wounded. The keys were taken out of his pocket and handed out by one of the female prisoners, Kelly and Deasy were released, and hurried off into concealment, and were never recaptured. Meantime a crowd had gathered, several of the rescuing party were seized and almost lynched; one of them, William Philip Allen, was almost stoned to death. Soon after William Philip Allen, Michael Larkin, Thomas Maguire, Michael O'Brien (alias Gould), and Edward O'Meara Condon (alias Shore) were tried for the wilful murder of Sergeant Brett. They were convicted, and all sentenced to be hanged. The trial took place amid a hurricane of public passion and panic. The evidence was tainted, and was soon unexpectedly proved to be utterly untrustworthy. Thomas Maguire, tried on the same evidence, identified by the same witnesses, convicted and sentenced by the same judges, was proved so conclusively innocent that he was released a few days after his trial. Allen and the others declared solemnly that they had not intended to hurt Sergeant Brett. Condon, in speaking, used a phrase that has become historic: 'I have

nothing,' he said, in concluding his speech, 'to regret or to take back. I can only say, "God save Ireland."' His companions advanced to the front of the dock, and, raising their hands, repeated the cry, 'God save Ireland.' Maguire was released and Condon was reprieved. For some time there was a hope that the breakdown of the trial in the case of Maguire would result in a reprieve in the cases of the other three. But the authorities ultimately decided that the three men should be hanged, and on the morning of November 23, 1867, Allen, Larkin, and O'Brien were executed in front of Salford gaol. A short time afterwards their bodies were buried in quicklime, in unconsecrated ground, within the precincts of the prison.

It is impossible, even after the considerable interval that has elapsed, to forget the impression which this event produced upon the Irish people. In most of the towns in Ireland vast multitudes walked in funeral processions through the streets to testify the terrible depths of their grief, and for taking part in one of these processions, and for his comments in his newspapers upon the execution, the late Mr. A. M. Sullivan, with the late John Martin, was tried. The charge for taking part in an illegal procession was not successful; but of the offence of seditious writing Mr. Sullivan was convicted, and he was sentenced to six months' imprisonment. The execution of Allen, Larkin, and O'Brien added one more to the countless wrongs of Ireland. Men speak to-day of it with almost the same frenzied bitterness as at the moment when it took place. A few days after the execution, Mr. T. D. Sullivan wrote the poem with the refrain uttered from the dock, 'God save Ireland!' and wherever in any part of the globe there is now an assembly of Irishmen, social or political—a concert in Dublin, a convention at Chicago, or a Parliamentary dinner in London, the proceedings regularly close with the singing of 'God save Ireland.'

To one Irishman, then a youth, living in the country-house of his fathers, and deeply immersed in the small concerns of a squire's daily life, the execution of the Manchester martyrs was a new birth of political convictions. To him, brooding from his early days over the history of his country,

this catastrophe came to crystallise impressions into conviction and to pave the way from dreams to action. It was the execution of Allen, Larkin, and O'Brien that gave Mr. Parnell to the service of Ireland.

An indirect effect of all these startling occurrences was to force the attention of the English people and their Parliament upon the Irish question. In other words, the evils that had been allowed to eat out the vitals of Ireland for so long a period amid apathy tempered by scoffs, began to attract attention when Irishmen abandoned the paths of constitutional and tranquil agitation, and sought remedy in conspiracy and force. By several circumstances the Irish Church was pushed to the front, and the Irish Members began to actively discuss it in Parliament. They spoke to an audience that was for the most part deaf or inattentive. But the signs of gradually approaching light began to grow more frequent, and the progress of an intelligent comprehension of the Irish question was by a sinister coincidence in exact measure with the progress of the signs of insurrection. Mr. Gladstone was the finger-post of English feeling throughout that period. The movement against the Irish Church was in the hands of a man of commanding ability, of lengthened political experience, and of marvellous industry. This was Sir John Gray. Sir John Gray had been one of the lieutenants of O'Connell in the great Repeal agitation; had been tried with him as one of the traversers in 1843; and had from that period onwards been one of the most conspicuous and active politicians in Ireland. He was among the chief founders of the Tenant League; and when the treason of Keogh broke that organisation up, and rendered all constitutional movements impossible in Ireland for a considerable interval, Gray devoted himself to the 'Freeman's Journal,' of which he was proprietor, and to the municipal affairs of Dublin. He gave to the Irish metropolis the best water supply of almost any city in the world, and was knighted for his services by Lord Carlisle. In 1865 there seemed at last some sign of resurrection in the constitutional agitation, and Gray was returned for the city of Kilkenny. The Irish Church question was one with which he had always been familiar, and with which he was probably better

acquainted than any man in Ireland or England. His first step was to appoint a commission in connection with his newspaper, and the report of the 'Freeman's Journal' became the text-book of the assailants of the Irish Church. On April 10, 1866, Sir John Gray attacked the Church. In the previous year a similar motion had been made by Mr. Dillwyn. The Ministry had opposed the motion, but Mr. Gladstone had spoken ambiguous words that did not signify obstinate hostility to the proposal. Mr. Chichester Fortescue (Lord Carlington), then Chief Secretary for Ireland, was still more encouraging; and he went so far as to wish the movement against the Irish Church 'God speed.' Soon after came an event which was destined more than almost any other to accelerate the advance of the movement at lightning speed. This was the fall of the Russell-Gladstone Ministry in the June of 1866.

But still something else was required to drive the Liberal leader from his last hesitations. In April, 1867, Sir John Gray again brought forward his motion, and again the tone of Mr. Gladstone was one of hesitancy. He was on the brink of the Rubicon, but he had not yet the courage to cross the stream. He himself has told us in memorable words the event that finally gave strength to his warring soul, and made him plunge into steps that were irrevocable.

What happened in the case of the Irish Church? (he said). That down to the year 1865, the whole question of the Irish Church was dead; nobody cared for it, nobody paid attention to it in England. Circumstances occurred which drew the attention of people to the Irish Church. I said myself it was out of the range of practical politics—that is, politics of the coming election. When it came to this, that a great gaol in the heart of the metropolis was broken open under circumstances which drew the attention of English people to the state of Ireland, and when a Manchester policeman was murdered in the exercise of his duty, at once the whole country became alive to Irish questions, and the question of the Irish Church revived.¹

¹ A subsequent explanation is scarcely more happy nor less truthful. 'I did say,' said Mr. Gladstone, 'it was out of the range of practical politics, by which I meant it was on the occasion of an election; and when at an election you say that a question is out of the range of practical politics, you mean it is not a question likely to be dealt with in the Parliament you are now choosing. That is the

Everybody knows the bitter controversy which has ever since raged over these words. Into that controversy it were bootless here to enter. The words have often been a stumbling-block in the way of the constitutional Irish agitator. For what argument that he could bring forward in favour of the superiority of his method could hold against the recommendation in favour of the weapons of revolution and violence given by an English Prime Minister? The lamentable fact about the controversy, however, is that it misses so frequently its real point. It is not really important whether Mr. Gladstone should have made this confession; the point of real importance is, whether his statement was true or not. Who can doubt its truth? And if the statement be unquestionably true, what strange reflections it ought to cause to those who maintain the state of relations between England and Ireland, that refuses all concession to reason and constitutional methods, and then sweeps reform into the Irish lap with the generosity of Cornucopia when the demand is made in the name of armed men and open violence.

The Disestablishment of the Irish Church produced far other consequences than perhaps its authors intended. For the first time in many years the Irish constituencies beheld the spectacle of an English Parliament occupied in the work of redressing Irish grievances, and the wrongs of Ireland were depicted, and not mocked at, by Ministers of the English Crown. This turned attention once more to parliamentary methods; the spirit of apathy, which had given the fruits of

meaning of it. It was said, and truly said, that in the year 1867 there happened certain crimes in England—that is to say, a policeman was murdered in circumstances of riot and great excitement at Manchester; the wall of Clerkenwell Prison was blown down in a very alarming manner—in consequence of which, it was said, I changed my mind about the Irish Church. Now, what I have said, and what I repeat, is that the matters referred to had the effect of drawing the attention of the people of this island to the Irish Question. . . . I will give you an illustration. Suppose it is Sunday morning, and I have got up and have had my breakfast, and perhaps I am reading a book in which I am interested—let us hope it is a proper and becoming book for the day—and I am not thinking of going to church for the moment, because I am so interested in the book that I am not conscious of the exact time, when suddenly I hear the church bell. Well, the church bell reminds me, and I put my book down, put on my hat, and go to church. Would you say the church bell is the cause why I go to church? Not in the least. I go to church because I believe it to be my duty to go to church.'

these contests without care or regret to the first adventurer, was broken, and people began to think again that it was of some importance whether an honest man or a rogue should be sent to Westminster to represent Ireland. The awakening of Ireland from the long slumber since 1845 had begun, and the awakening of Ireland means the revival of an agitation for self-government.

A movement springing from Fenianism lent strength to the growing spirit of the country. The confession of Mr. Gladstone, the admission by Parliament itself that Ireland had been suffering from intolerable grievances, naturally led to the idea that men who had risked and lost their liberty to remedy these grievances should not be any longer kept in punishment. From this idea started the Amnesty movement. In the eyes of the Irish people the men—many of them of good social position, of stainless moral character, of lofty courage and temper—were just as much heroes as to the English people were the men who had displayed the same virtues in the search for Italian or Polish or Hungarian liberty. The Amnesty movement accordingly assumed vast proportions in a very short time; imposing demonstrations were held all over Ireland; and the spirit of the country once more became active and hopeful. But the Ministers still hesitated to release the pioneers who had led the way to reform, and the demands for amnesty met with a blank refusal. This increased the feeling in favour of the imprisoned men, and at last the country found an opportunity of giving utterance to its feelings. A vacancy occurred in County Tipperary. Mr. Denis Caulfield Heron sought election as a Liberal. But Mr. Heron was a barrister—one of the class of Catholic place-hunters who properly occupy the lowest place in the Inferno of the Irish Nationalist. It was resolved that he should be opposed by O'Donovan Rossa, whose stubborn resistance to the terrors of penal servitude had trickled out to the general public; and O'Donovan Rossa was returned by a large majority. He was, of course, immediately declared to be disqualified as a felon.

The next move that gave indication of the new birth in the country was the Longford election. Colonel Greville-

Nugent, in December, 1869, was elevated to the peerage by Mr. Gladstone, and the representation of Longford county became vacant. At once one of his younger sons, Captain Reginald Greville-Nugent, was put forward as a candidate for the vacancy. The new peer was personally and deservedly very popular. He was a good landlord, and he had fought for years in favour of tenant right and for reforms. His son was the candidate of the then universally popular Prime Minister who had already passed one Act of reform for Ireland and was busy in the preparation of another. But the Nationalists were determined that the time had passed for any longer paltering with the question of self-government, and resolved to accept no candidate save one who would demand the restoration of the Irish Parliament. At first there was an idea of imitating the example of County Tipperary, and putting forward one of the Fenian prisoners—Mr. Thomas Clarke Luby. But by this time the fierce resentment at the refusal to release the political prisoners had resolved itself into the cool purpose of utilising the parliamentary platform for advancing the national cause. Eyes were naturally turned towards Mr. John Martin, the pure patriot of transparent honesty, who through all the years of changing fortune, and of almost unbroken disaster from his early days of abortive revolution, had clung without one moment's interruption to the cause of self-government. This led to one of the fiercest and most memorable electoral contests in Irish history. The Catholic clergy took up the cause of Captain Greville-Nugent with zeal, and on his behalf large sums of money were lavishly spent. There were violent collisions throughout the county, and after a contest of almost unexampled bitterness, Captain Greville-Nugent was returned by an overwhelming majority, to be shortly afterwards unseated on the ground of clerical intimidation.

Meantime, another movement had been going forward, which was destined to add a new and even more potent force to the growing cause of self-government. Though the Church question had been pushed to the front, the Land question still retained its place as the supreme issue to the majority of the population. The attention of England, directed to Ireland, had been turned to the land as well as to the other

grievances from which the country was suffering, and public opinion in England had reached in 1868 to that stage to which the public opinion of Ireland had reached at least half a century before. By a fortunate coincidence a great catastrophe happened to occur at this psychological moment which demonstrated the meaning of the Irish land system in a manner so flagrant that the blindest must see. The estate of Ballycohey had fallen some years before into the hands of Mr. William Scully. Mr. Scully was a member of the family which had as its chief representative Mr. John Sadleir, who was brother of one and cousin of another of the Scullys whom Sadleir's influence had returned as members of Parliament in 1852. The tenants paid high rents, mostly paid punctually, and were described on all sides as industrious, thrifty, and well-behaved. But Mr. Scully was not a man to be satisfied with the mere punctual payment of rent. A tenant who was not also a serf did not reach his idea of the true relations between the owner and the occupier of the soil. His ideas on this point and his characteristic feeling had been sufficiently brought into relief by his previous career. No less than twice he had been tried on charges of brutal violence against his tenants, and the violence had been employed in the work of carrying out evictions. In 1849—that dread year when the universal misery of the Irish nation might be considered a sufficient protection against any further misery—in the year 1849, Mr. Scully was tried at the Clonmel assizes on the charge of shooting two young men, whose father he was evicting. He was acquitted; but less fortunate on the second occasion, he was convicted and sentenced to twelvemonths' imprisonment with hard labour, at the summer assizes of Kilkenny in 1865. He had beaten and wounded the wife of one of his tenants while breaking into his house in the middle of the night for the purpose of serving a notice or making a seizure. The Ballycohey tenants were not long in finding the worst fears realised which their change of master had excited. Mr. Scully proposed for their acceptance a form of lease which contained terms of almost incredible harshness. 'The tenants were always to have a half-year's rent paid in advance; to pay the rent quarterly;

to surrender in twenty-one days' notice at the end of any quarter ; to forego all claims in their own crops that might be in the soil ; and they were to pay all rates and taxes whatsoever.' Everybody who did not accept this lease was to be evicted.

Early in June, 1868, Mr. Scully ordered his tenants to come into Dobbyn's hotel, in the town of Tipperary with their May rent. In the hotel he awaited their arrival, a loaded revolver on each side of him and an armed policeman close by. He had also close to him a supply of the leases and of notices to quit, and the tenant, as he paid his rent, was to have his choice between the signature of the one or the receipt of the other. The tenants, suspecting the existence of such a plan, sent in their rent—except in four cases—by deputy, by their wives or sons. Mr. Scully now declared open war, and took out ejectment processes. These processes had to be served personally. Mr. Scully was warned by everybody that such work could not be carried out without the risk of bloodshed, but he resolved to go forward. His first attempt—made on Tuesday, August 11, 1868—failed. The tenants, for the most part, abandoned their houses, and an angry crowd attacked the police and pursued them back into the town of Tipperary. On the following Friday Mr. Scully again renewed the attempt ; again he failed before the determination of the populace, and was returning home in discomfiture, when his attention was attracted by the house of John Dwyer—one of his tenants—whose situation seemed to invite attack. It turned out that the house had been carefully prepared for attack. Mr. Scully and his companions were received with a volley from inside. Mr. Scully and some of his companions were severely wounded ; Gorman, a land-bailiff, and Corrow, a sub-constable of police, were killed.

This tragic incident aroused a storm of indignation against Mr. Scully and the land system which permitted such horrors, and as Mr. A. M. Sullivan writes, it 'passed the Irish Land Act of 1870.' The reader, however, will not fail to notice that, fatal as are the circumstances, the Ballycohey evictions do not approach in elements of horror and cruelty many eviction scenes which have been described in preceding pages,

and which excited either no attention among the English people, or the attention only of contempt, and which were allowed by the English Legislature to go on from year to year, and sometimes by tens of thousands in a single year, as one of the misunderstood blessings of English rule to the Irish people.

In Ireland, meantime, all things tended to rouse the people to one of those periodical movements of tempestuous passion and united strength for the liberation of the people from intolerable tyranny. Throughout the country mass meetings were held, and the demand of the farmers was put forward with thundrous emphasis. Sir John Gray had made himself the parliamentary leader of this, as of the movement against the Irish Church, and his activity at this time was phenomenal. There was scarcely a part of Ireland in which he did not address the now thoroughly aroused farmers. The demand put forward was for the 'Three F's'—fixity of tenure, free sale, and fair rent; and the farmers had heard this demand advocated so often, had shouted themselves hoarse by so many hillsides in uttering it, had been so stimulated and encouraged by the sight of their battalions in regular array, Sunday after Sunday, and in county after county, that by the time Parliament met they regarded the 'Three F's' as having already passed from the region of popular platforms to that of parliamentary debates and of statute law.

The introduction of Mr. Gladstone's Bill was the mournful awakening that came to all these splendid dreams. The measure of the Prime Minister stopped far short indeed of the 'Three F's'; not satisfied, too, with refusing to grant these boons demanded by a unanimous Ireland, the Prime Minister exhausted all the resources of his limitless rhetoric and infinite subtlety in proving that these demands meant robbery of the landlords and ruin to the tenants.

Sir John Gray and other Irish representatives in vain protested against the measure as being either just, or practical, or final. They were drowned in the whirlwind of the Prime Minister's orations or in the smaller gusts from the mouths of his obedient supporters. One and all agreed, above all other things, that the measure was final.

When the division came on the second reading of the Bill, the party of the extremists—as they were called—dwindled to the most miserable proportions, and the Land Bill passed its second reading by 442 to 11. Thirteen, including tellers, had voted against the Land Bill of 1870 as a final settlement of the Irish Land question.

If any further proof were required, in the then temper of Ireland, of the incurable folly and incapacity of the British Parliament, it was supplied by its action on the Land question in 1870. The sentimental forces which had been gathering in such might in favour of self-government were now materially increased by the accession of the mighty battalions of the disillusioned and disappointed farmers of the country. The movement had its leader ready.

Throughout the Land agitation, Mr. Isaac Butt had been careful to impress steadily upon the farmers that, if their hopes were entirely centred on Mr. Gladstone or on the English Parliament, their hopes were doomed to disappointment. To these words of his additional significance was given by the commanding position to which he was gradually attaining in the country. He had taken a prominent part in the defence of the Fenian prisoners throughout the long and hopeless struggles against conviction at the State trials. This had brought him back to the recollection of the generation to whom his achievements in the days of O'Connell were but forgotten tales. Into the Amnesty movement, which immediately followed, he had thrown himself with all his force. It was a movement from which the greater number of the Irish representatives kept cautiously aloof, and Butt was thus practically its only prominent and noteworthy figure. The Bill of Mr. Gladstone had fulfilled the prophecies of Mr. Butt, and the farmers of Ireland were now, with the rest of the country, a solid mass, asking him to lead them in a movement that would make the destinies of Ireland independent of the folly of English Ministers and the ignorance of English parliaments.

But the foundation of the Home Rule movement, curiously enough, was laid, not in obedience to the impulse of the masses of the people, but in the rancour of a small and a

defeated minority of the population. The Disestablishment of the Church had brought back a certain proportion of the Protestant population to that spirit of nationality which had found its most eloquent advocates in the exclusively Protestant Parliament of the ante-Union days. A certain number of very moderate gentlemen of the Catholic faith saw in a movement which Protestant Conservatives were able to support elements which need not alarm the most milk-and-water adherents of the doctrine of Nationality. There were more stable elements in constitutional agitators, who had fought doggedly on for a Native Parliament through the long eclipse of national faith between 1855 and that hour, like Mr. A. M. Sullivan ; and in some men—such as Mr. O'Kelly, M.P. for Roscommon—who, appearing under disguised names, sought, after the breakdown of their efforts to free Ireland by force, whether there was any chance of success through parliamentary action. The latter element took up this attitude at that period with a certain amount of trepidation and at some personal risk ; for the distrust of constitutional agitation and the hatred of constitutional agitators still survived among the relics of Fenianism, and the new movement was looked upon by them with the same latent and perilous distrust as all its predecessors. The meeting was held on May 19, 1870, in the Bilton Hotel, Sackville Street, Dublin. The very place of meeting was suggestive of the change that had come over the spirit of the times, for the Bilton Hotel was known for many years as the sacred home of the landlords, of their bishops, their clergy, and their other supporters. The condition of the same place to-day indicates the far greater change that has come over Ireland since 1870, for the Bilton now lies empty and idle, with mud-bespattered windows, its patrons swept away in the avalanche of 1880.

At this meeting were present Conservatives as well known as Mr. Purdon, then Conservative Lord Mayor of Dublin ; Mr. Kinahan, who had been High Sheriff ; and Major Knox, proprietor of the 'Irish Times,' a Conservative organ ; nor should the name be omitted of a gentleman who was for a considerable time to play a prominent part in the new movement—Colonel, then Captain Edward R. King-Harman. Mr.

Butt was the chief speaker, and on his proposition, and without a dissentient voice, the resolution was passed, 'That it is the opinion of this meeting that the true remedy for the evils of Ireland is the establishment of an Irish parliament with full control over our domestic affairs.' A new organisation was founded under the name of 'The Home Government Association of Ireland.' The Association put forward a complete scheme. The arrangements for the future relations between England and Ireland were to be on the federal plan—Ireland to be exclusively mistress of Irish affairs, and the Imperial Parliament to have sole control over purely imperial affairs. Before long, the movement spread with the rapidity which always comes to movements founded on indestructible aspirations. Now, just as in 1843, the people had only to see a movement in favour of self-government to flock enthusiastically to its ranks. The long torpor that had followed the famine and Judge Keogh had at last passed away. The new life inspired by Fenianism had been made more vital by the destruction of the Irish Church, the first assault on the uncontrolled despotism of the landlords, and the many kindly sentiments—not yet explained away—in the Lancashire speeches of Mr. Gladstone. Then the Prime Minister had passed another measure which transcended in importance any other of the great Acts which made his first Premiership so momentous an epoch in the resurrection of Ireland. This was the Ballot Act. For the first time in his history the Irish tenant could vote without the fear of eviction, with the attendant risks of hunger, exile, or death. The Ballot Act was an act of emancipation to the Irish tenant in a sense far more real than the Emancipation Act of 1829. From the passage of that Ballot Act is to be dated the era when, for the first time in her history, the real voice of Ireland had some opportunity of making itself heard. The new force advanced against all opponents, and every constituency that had its choice declared with unfaltering fidelity in favour of the national candidate. Four bye-elections gave the new organisation an opportunity of testing its strength. John Martin, defeated in Longford, stood for the county of Meath. There

again he was opposed by the Catholic clergy, who before the announcement of his candidature had seemed to find in the Hon. Mr. Plunket, brother of Lord Fingal, a popular aristocrat, the most suitable of candidates. But Mr. Martin was triumphantly returned. It was regarded in those days—how far off they seem now!—as another signal victory when Mr. Mitchell Henry was returned as the Home Rule member for the county of Galway, and that Mr. P. J. Smyth was elected for the county of Westmeath. Mr. Butt himself was, in 1871, returned without any opposition for the city of Limerick.

But the party of Whiggery was not yet willing to acknowledge the completeness of its defeat. The final struggle took place in the county of Kerry. That county had for generations been represented by the eldest son of the Earl of Kenmare, the Viscount Castlerosse. The death of Lord Kenmare, in December 1871, left a vacancy. At that period the idea of opposing in the county of Kerry the nominee of its most distinguished and most powerful family seemed little short of madness; but the Home Rulers, confident in their growing strength, determined to put the people to the test, and they were supposed to have been peculiarly fortunate in finding their standard-bearer in the person of a young Protestant Irish landlord, Mr. Rowland P. Blennerhassett. The other side was represented by a man marked out with equal suitability as the best mouthpiece of his political creed. Mr. James Arthur Dease, the Whig candidate, was an Irish landlord of ancient family, of considerable talents and of stainless character, and was a Catholic in religion. Thus the Whig candidate had every advantage that could recommend him to an Irish constituency outside his politics, while his opponent differed from them in everything but his political faith. But it is one of the differences between England and Ireland that the Irish people have advanced infinitely farther on the road of religious toleration; a difference in creed in a man of congenial politics is not so much forgiven as not even thought of; and Mr. Blennerhassett's creed was, if anything, an advantage, as showing a readiness to step out from the ranks of hereditary enemies and class prejudices, while the blackness of Mr. Dease's

political guilt was intensified by its apostasy from his natural alliances and natural training. The contest was rendered more unequal by the fact that behind the Catholic Whig were arrayed all the mighty forces of the ecclesiastical authorities. The Bishop of Kerry at that period was Dr. Moriarty, a man of great abilities, high culture, and an unflinching and fearless advocate of Whiggery. He was the prelate who, during the Fenian movement, declared that hell was not hot enough nor eternity long enough to punish such miscreants. But the popular forces bore all before them, fought and conquered the influence of the landlords, and of the bishop and clergy, and Mr. Blennerhassett was returned. In County Galway had been proceeding a contest almost equally noteworthy. Captain (now Colonel) Nolan had been opposed by Major Trench, a member of the Clancarty family. In this case the popular candidate was supported by the priests, and the Protestant Conservative, on the other hand, was backed by all the influence of the landlords without distinction of creed. The contest was fought out with great bitterness, and resulted in a victory for Captain Nolan.¹ The struggle between Whiggery

¹ Captain Nolan's return was petitioned against: Judge Keogh was the judge who tried the petition, and his judgment was one of his latest and most characteristic utterances. He unseated Captain Nolan on the ground of clerical intimidation, and this decision was announced in a judgment that occupied several hours in delivery, and was full of the most extraordinary Billingsgate. The judgment produced the greatest satisfaction in England, and the Judge, during a brief visit to London, was a social lion, Sir Henry James being one of his chief patrons. In Ireland—such is the community of sentiment between the two countries—the judgment produced an outburst of the fiercest wrath. Its outrageous insults against bishops and priests, offensive in any man, were felt the more bitterly as coming from the traitor who had been helped by bishops and priests to be successful in his treason. He was burnt in effigy throughout the country, his life was daily threatened, and the national passion gave even more substantial proof of its intensity, for in the course of a few weeks the sum of about 14,000*l.* was raised to pay the election expenses of Captain Nolan. This will be the place to tell the end of Judge Keogh. In the year 1878 the sensational rumour reached Dublin that he had developed symptoms of insanity in Belgium, whither he had been removed for the benefit of his health, and that he had attempted to murder his attendant himself. The rumour proved correct. From this period forth he seems never to have recovered full possession of his senses, and gradually sank. He was removed to Bingen, and there died on September 30, 1878. An Englishman, with characteristic appreciation of Irish character, is said to have placed a

and Home Rule was now over. Ireland had definitely declared for the new leader and the new movement.

stone over his remains with the inscription, '*Iustum et tenacem propositi virum.*' The country which he had betrayed and ruined, on the other hand, congratulated itself in not having received his remains. Indeed, some desperate spirits had resolved that the body should never rest in hallowed ground ; a plot was complete for seizing the body during the funeral and throwing it into the Liffey.

CHAPTER VIII.

ISAAC BUTT.

ISAAC BUTT was the son of a Protestant clergyman of the North of Ireland. He claimed descent from Berkeley, and this partly accounted for the devotion to metaphysical studies which characterised him throughout his busy life. His mother was a remarkable woman: a great story-teller among other things. The place of his birth was near the Gap of Barnesmore, a line of hills which is rarely, if ever, without shadow—not unlike Butt's own life. It was one of his theories that people born amid mountain scenery are more imaginative than the children of the plains. His own nature was certainly imaginative in the highest degree, with the breadth and height of imaginative men, and also with the doubtings, despondency, and the dread of the Unseen.

For many years he stood firmly by the principles of Orange Toryism, and he had the career which then belonged to every young Irish Protestant of ability. He went to Trinity College, which at the time presented large prizes, and presented them to those only who had the good luck to belong to the favoured faith. Butt's advancement was rapid. He was not many years a student when he was raised to a Professorship of Political Economy. When he went to the Bar his success came with the same ease and rapidity. He was but thirty-one years of age, and had been only six years at the Bar, when he was made a Queen's Counsel. In politics, however, he had made his chief distinction. It will be remembered that when O'Connell sought to obtain a declaration in favour of Repeal of the Union from the newly emancipated Corporation of Dublin, Butt was selected by his co-religionists, young as he was, to meet the Great Liberator, and his speech was as good a one as could be made on the side of the maintenance of the Union; and many a year after, when he had

become the leader of a Home Rule party, was quoted against him by Sir Michael Hicks-Beach, the Irish Chief Secretary of the period.

In the State trials of 1848 Butt was one of the chief figures, and in every important trial, for several years, he was engaged. Of great though irregular industry, deeply devoted to study, with a mind of large grasp and a singularly retentive memory, he was intimately acquainted with all the secrets of his profession; and throughout his life was acknowledged to be a fine lawyer. He represented in Parliament both Youghal in his native county, and Harwich in England. As an English member he belonged to the Protectionist party, and was among the ablest spokesmen of the creed in its last and forlorn struggles. His entrance into Parliament aggravated many of his weaknesses. It separated him from his profession in Dublin, and thereby increased his already great pecuniary liabilities. His character in many respects was singularly feeble. Some of his weaknesses leaned to virtue's side, and many of the stories told of him suggest a resemblance to the character of Alexandre Dumas père. He borrowed largely and lent largely, and often in the midst of his sorest straits lavished on others the money which he required himself, and which often did not belong to him. Throughout his life he was, as a consequence, pursued by the bloodhound of vast and insurmountable debt. At least once he was for several months in a debtors' prison, and there used to be terrible stories—even in the days when he was an English member of Parliament—of unpaid cabmen and appearances at the police courts.

Butt was a man of supreme political genius: one of those whose right to intellectual eminence is never questioned, but willingly conceded without effort on his side, without opposition on the part of others. But the irregularities of his life shut him out from official employment, and he saw a long series of inferiors reach to position and wealth while he remained poor and neglected. There is a considerable period of his life which is almost total eclipse. There came an Indian summer when he returned to the practice of his profession in Ireland, and once more joined in the fortunate struggles of his countrymen.

The reader has already been told of the prominent part he had played in the defence of the Fenian prisoners, in the Amnesty movement afterwards started for their release, in the Land agitation that preceded the Land Act of 1870, and finally in the inauguration of the Home Rule movement. In this way he had once more become a prominent and an immensely popular political figure. Then he had been sent to Parliament, and already in several of the constituencies the new movement had supplied the candidate and the cry. Mr. Gladstone's dissolution of 1874 came upon Butt with the same bewildering surprise as upon so many other people. That election found him in a cruel difficulty. On the one hand, the country was beyond all question with him; he knew that he could count on the masses to vote in favour of self-government as securely as every other popular leader who has ever been able to make the appeal. The majority of the constituencies were ready, he knew, to return Home Rule candidates; and thus the general election afforded him the opportunity of creating a greater Home Rule party. But, on the other hand, elections cannot be fought without money; elections were dearer then even than they are now, and Butt wanted to fight, not a seat here and there, but a whole national campaign; for three-fourths of the constituencies could be won by a Home Rule candidate if a Home Rule candidate could be brought forward. For so immense a work he had nothing to fall back on but a few hundreds of pounds in the funds of the Home Rule Association, and he himself was at one of his recurrent periods of desperate need. I have heard on pretty good authority that he was arrested for debt on the very morning of the day when, learning of the dissolution, he was making his plan of campaign, and that, though the matter was arranged in some way or other, it prevented him from exercising that personal supervision over the general election which is absolutely required from the leader of a movement.

Butt could only adopt, under the circumstances, a policy of compromise, and make the best out of bad but inevitable material. Where there was a real and genuine Home Rule candidate ready to come forward, and able to bear the expenses of an election contest, Butt fought the seat. In this way he was able to bring into public life many earnest men

who had for years found it impossible to take any parliamentary part in rescuing the country. His party contained A. M. Sullivan, Mr. Biggar, Mr. Richard Power, Mr. Sheil, and several others, who were really devoted to the National cause. On the other hand, he had to accept, in constituencies where he had not the men or the money to fight, the 'death-bed repentance,' as it was called, of men who had grown grey in the service of one or other of the English parties. These time-worn Whigs or Tories—such as Sir Patrick O'Brien and Sir George Bowyer—of course swallowed the Home Rule pledge. Some of the new men were little better. The race of Rabagas had been scotched but not killed, and among Butt's recruits was a certain proportion of lawyers, who were as ready as any of their predecessors to sell themselves and their principles to the highest bidder. Many of them have since received office; all of the tribe have expected and asked it. It was, then, a very mixed party Butt had gathered around him—a party of patriots and of place-hunters, of men young, earnest, and fresh for struggle, and of men physically exhausted and morally dead, a party of life-long Nationalists and of veteran lacqueys. There was a tragic contrast between such a party and the renewed and sublime and noble hopes of the nation. This fact must always in fairness be recollected when the policy of Butt is criticised. That policy was in every respect perfectly wrong and full of the most serious dangers to Ireland, but it was a policy that was largely forced upon him by the weakness and worthlessness of the elements around him. The party, however, such as it was, pronounced, in no unmistakable terms, the verdict of the Irish people on the legislative tenure between England and Ireland. Of the 103 Irish members, sixty were returned pledged to vote for the entire rearrangement of the legislative relations between the two countries.

Such was the Parliament; and now how was it with the leader? His weakness with regard to pecuniary matters has been already touched upon; he had, besides, all the other foibles, as well as the charms, of an easy-going, good-natured, pliant temperament. Though his faults were grossly exaggerated—for instance, many intimates declare that they never saw him, even during the acquaintance of years, once under

the influence of drink—he had, unquestionably, made many sacrifices on the altars of the gods of indulgence. It may be that with him, as with so many others, the pursuit of pleasure was but the misnomer for the flight from despair. He was all his life troubled by an unusually slow circulation, and it may be that the central note of his character was melancholy. In his early days he was a constant contributor to the ‘Dublin University Magazine,’ and his tales have a vein of the morbid melancholy that runs through the youthful letters of Alfred de Musset. Allusion has been already made to his imaginativeness : this imaginativeness did much to weaken his resolve. Curious stories are told of the superstitions that ran through his nature. Though a Protestant, he used to carry some of the religious symbols—medals, for instance—which Catholics wear, and he would not go into a law court without his medals. There are still more ludicrous stories of his standing appalled or delighted before such accidents as putting on his clothes the wrong way, and other trivialities. Then, the demon of debt, which had haunted him all his life, now stood menacing behind him. He had just re-established himself in a considerable practice when he again entered Parliament, and membership of Parliament is entirely incompatible with the retention of his entire practice by an Irish barrister. He was throughout his leadership divided between a dread dilemma : either he had to neglect Parliament, and then his party was endangered ; or neglect his practice, and then bring ruin on himself and a family entirely unprovided for, deeply loving and deeply loved. There is no Nemesis so relentless as that which dogs pecuniary recklessness ; the spendthrift is also the drudge ; and in his days of old age, weakness, and terrible political responsibilities, Butt had to fly between London and Dublin, to stop up o’ nights, alternately reading briefs and drafting Acts of Parliament : to make his worn and somewhat unwieldy frame do the double work, which would try the nerves and strength of a giant with the limber joints and freshness of early youth. And at this period Butt’s frame was worn, though to outward appearances he was still vigorous. The hand of incurable disease already held him tight, and the dark death, of which he had so great a horror, was not many

years off; finally, in 1874, he was sixty-one years of age. On the other hand, he had great qualities of leadership. He was unquestionably a head and shoulders above all his followers, able though so many of them were, and was, next to Mr. Gladstone, the greatest Parliamentarian of his day. Then he had the large toleration and the easy temper that make leadership a light burden to followers; and the burden of leadership must be light when—as in an Irish Party—the leader has no offices or salaries to bestow. And, above all, he had the modesty and the simplicity of real greatness. Every man had his ear, every man his kindly word and smile, and some his strong affection. Thus it was that Butt was to many the most lovable of men; and more than one political opponent, impelled by principle to regard him as the most serious danger to the Irish cause, struck him hard, but wept as he dealt the blow.

This sketch of the character of Butt will show the points in which he was unsuitable for the work before him. He was the leader of a small party in an assembly to which it was hateful in opinion, and feeling, and temperament. A party in such circumstances can only make its way by audacious aggressiveness, dogged resistance, relentless purpose; and for such parliamentary forlorn hopes the least suited of leaders was a man whom a single groan of impatience could hurt and one word of compliment delight.

The plan adopted by Butt with his new party was to formulate the proposals of the party in a number of Bills to be brought before the House; and it ought to be said, in justice to his memory, that he was the most unsparing of himself among all the members of his party in carrying out this policy. With his own hand he drafted the numerous Bills in which these proposals were embodied, leaving to some one of his followers the honour of proposing them to the House. There was one question above all others in which he took an interest, and which he always kept in his own hand. This was the Land question. Butt's record on the Land question is, indeed, one of the most honourable chapters in his whole career. Harassed as he was by debt and by the demands of a large professional practice, he found time to write a whole series of pamphlets in defence of the claims of the tenants;

and almost immediately after the passage of the Land Act of 1870 he wrote a large volume on the Act which is distinguished by legal learning, lucidity of style, and extraordinary subtlety of reasoning. He was, too, one of the first to discover the worthlessness of Mr. Gladstone's first Land Act; and he never ceased, throughout his career as leader, to agitate for its amendment.

The history of Butt's attempts to obtain land or any other reform in Ireland from the Imperial Parliament was the same as that of so many of his predecessors. Year after year, session after session, there was the same tale of Irish demands mocked at, denounced with equal vigour by the leaders of both the English parties alike, and then rejected in the division lobbies by overwhelming English majorities.

The following is a list of the Land Bills proposed by Parliament between 1871 and 1880.¹

Date	Bill	Introduced by	Fate
1871	Landed Property, Ireland, Act, 1847, Amendment Bill	Serjeant Sherlock	Withdrawn
1872	Ulster Tenant Right Bill	Mr. Butt	Dropped
1873	Ulster Tenant Right Bill	Mr. Butt	Dropped
1873	Landlord and Tenant Act, 1870, Amendment Bill	Mr. Butt	Dropped
1873	Landlord and Tenant Act, 1870, Amendment Bill, No. 2	Mr. Heron	Dropped
1874	Landlord and Tenant Act, 1870, Amendment Bill	Mr. Butt	Dropped
1874	Landlord and Tenant Act, 1870, Amendment Bill, No. 2	Sir J. Gray	Dropped
1874	Ulster Tenant Right Bill	Mr. Butt	Dropped
1874	Irish Land Act Extension Bill	The O'Donoghue	Dropped
1875	Landed Proprietors', Ireland, Bill	Mr. Smyth	Dropped
1875	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Crawford	Rejected
1876	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Crawford	Withdrawn
1876	Tenant Right on Expiration of Leases Bill	Mr. Mulholland	Dropped
1876	Land Tenure, Ireland, Bill	Mr. Butt	Rejected
1877	Land Tenure, Ireland, Bill	Mr. Butt	Rejected
1877	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Crawford	Withdrawn
1878	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Herbert	Dropped
1878	Tenant Right Bill	Lord A. Hill	Rejected by Lords
1878	Tenant Right, Ulster, Bill	Mr. Macartney	Withdrawn
1878	Tenants' Improvements, Ireland, Bill	Mr. Martin	Rejected
1878	Tenants' Protection, Ireland, Bill	Mr. Moore	Dropped
1879	Ulster Tenant Right Bill	Mr. Macartney	Rejected
1879	Ulster Tenant Right Bill, No. 2	Lord A. Hill	Withdrawn
1879	Landlord and Tenant, Ireland, Bill	Mr. Herbert	Dropped
1879	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Taylor	Dropped
1879	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill, No. 2	Mr. Downing	Rejected
1880	Landlord and Tenant, Ireland, Act, 1870, Amendment Bill	Mr. Taylor	Dropped
1880	Ulster Tenant Right Bill	Mr. Macartney	Dropped

¹ Healy, p. 67.

The English journals at the same time gave equally abundant testimony of the invincible ignorance of English opinion upon Irish questions. While in every part of Ireland the tenants were being crushed under a yearly increasing load of rack-rent into a deeper abyss of hopeless poverty, and the whole country was drifting once again to the periodic famine, an influential London journal was gaily declaring that Mr. Butt's whole case rested on an agreeable romance. Of the squalid lives of Irish farmers in their miserable patches of over-rented land; of the crushing of hearts and the break-up of homes through eviction and emigration; of the swift and inevitable advance of the spectre of Famine—of all the cruel and intolerable suffering and wrong that provoked the cyclone of the Land League, the 'Daily Telegraph' could write this airily and pleasantly:—

A large allowance must be made for the vivid fancy of Irishmen. But for that reflection the sad story which Mr. Butt told the House of Commons last night about the effects of the Irish Land Act (of 1870) would be disheartening indeed. . . . Mr. Butt warns us that the old 'land war' is breaking out again; not through any fault of the farmers, he is careful to explain, but through the infatuation of those landlords who have used their wits to make the Act a dead letter. Were all this true, we should not wonder at Mr. Butt's demand for a Royal Commission to see how the Act works. But then, we repeat, allowance must be made for the vivid imagination of Irishmen. . . . It might have been contended that Mr. Butt had made a fair case for a small inquiry, if he had not betrayed at every turn of his speech his real aim, which is, not to amend the Land Act, but to secure the Irish farmers fixity of tenure at a rent arranged on some general ground. . . . Mr. Butt could scarcely have expected the Government to treat such a project seriously, and he must have been prepared for its decisive rejection by the House.¹

It cannot be a surprise to anybody, after this long series of gross and contemptuous rejection of the demands for which all Ireland pleaded by the British Parliament, that Irish hearts were carried away by the men of their race who compelled that deaf, blind, insolently ignorant assembly to hear and see and understand Irish demands. In fact, it was the

¹ Quoted in *New Ireland*, pp. 398-9.

action of the Ministry from 1874 to 1877, and of previous Ministries, that begat the power of Mr. Parnell and the great movement of which he is now the leader.

Butt, meantime, was very much pained and disappointed by this universal rejection of all his proposals, and began to have gloomy forebodings as to the success of his policy. He knew that he and his party held power in Ireland by a very insecure tenure. That hatred of Parliamentarians and that distrust in the efficacy of parliamentary action, which, as I have had over and over again to recall as one of the most potent forces of Irish politics, throughout the whole period of Irish history, from the treason of Keogh up to the present hour—that hatred of Parliamentarians, I say, and that distrust in the efficiency of parliamentary action, was by no means killed, even by the success of Butt in sweeping the constituencies at the general election. It might be that he had seduced the majority of the people back to faith in constitutional effort, but the minority of men who still stood by physical force as the only efficient, and honourable, and practicable method of winning Irish rights, were determined, violent, and watchful. It seems a long time ago now, but it is not more than eight years, since a large number of Irishmen thought sincerely that Isaac Butt was one of the greatest enemies the Irish cause had ever met with, because of the prestige which he succeeded in giving to the constitutionalism which Judge Keogh and the successive tide of Rabagas were supposed to have discredited for ever. Butt himself was unpleasantly reminded of the survival of this sentiment on more than one occasion. At a moment when, throughout nearly every part of Ireland, his appearance was the signal for a demonstration of popular trust that O'Connell might have envied, a meeting of his supporters, in the very city of Limerick, which he represented, was attacked by infuriated men armed with bludgeons.

Butt could not help seeing that the disastrous *fiasco* of all his parliamentary proposals armed these watchful and violent enemies with a terrible argument against him and his methods. He knew, too, that the Irish people were not a people to whom a gospel of patience could be preached with

any hope of a favourable hearing. The condition of the people, apart altogether from their temperament, did not permit them to be patient. Intimately acquainted as Butt was with the working of the Land Act of 1870, he probably knew very well that a crisis was inevitable, such as came upon Ireland in 1879. And possibly, in one of those moments of gloom and depression with which he was too familiar, he may have anticipated an hour when there would come the same tragic and terrible close to his agitation which had wound up the career of O'Connell—a country not freed and prosperous, but once more tight in the grip of hunger, and more helpless than ever against oppression. To preach patience to a people under such conditions was to mock a starving man with honeyed words.

There was, however, another and a graver danger to the success of Butt's movement. It has already been remarked that Butt had been forced to admit into his party many of the relics and the wrecks of an evil time—office-seekers, lawyers, life-long Whigs and Tories. Butt knew very well that, as time went on, he was bound to lose a certain proportion of such a party. When there is on the one side a certain number of men willing to sell themselves and on the other a Government with vast resources and occasional need for the services of corrupt Irishmen, the moment when the two will come to a bargain is a matter of mutual arrangement. The Home Rule party had not been many years in existence when two or three of its members had accepted place, and there was not the least doubt that several others were willing. It was fortunate for Butt that a Conservative administration was in power; the imagination stands almost appalled before the prospect of the number of his independent followers who would have accepted places if there were a Liberal Ministry to offer them. Nor is the imagination left wholly without assistance on this point. Since the break-up of the Butt party, a number of his most prominent followers have accepted office, and the few that still retain places in the House of Commons have, with scarcely an exception, gone over to the Liberal party, and are notoriously as open to employment as the cabbies in Palace Yard. Then, apart from the want of pence, which was driving several of Butt's

followers into office-seeking, the party was suffering from that hope deferred which depresses and then disintegrates political bodies. Session passed after session, motion after motion, Bill after Bill, and still no advance was made. Everybody has only to look at the condition of an Opposition in a minority in the House of Commons to see how disastrous are the effects of a continued period of fruitless hostility. All political students are acquainted with the passage in the works of Disraeli in which a picture is drawn of the difficult, hopeless, and weary position of the leader of an Opposition, and the attentive observers of the last Parliament will know that even the unparalleled gifts and lofty position and great services of Mr. Gladstone did not always save him from the buzz of conversation which marks the loss of hold over a deliberative assembly. But an English opposition, after all, is bound to be transformed in time into a Ministerial party; ambitious men may have to wait, but at least they have a future; while, in an Irish opposition, the path of honour and honesty leads to social disrepute, often to professional loss; and has visions, not of portfolios, wealth and position, but the poverty, the neglect, and the gloom in which the careers of so many great Irishmen have closed. It is therefore, in an Irish party more than in any other, that the stimulus of success should come to the aid of honest purpose; and here was the party of Butt years in existence, without a single triumph or one solitary benefit to show. Then the party, drawn from elements so heterogeneous as Colonel King Harman and Mr. Gray, Sir Patrick O'Brien and Mr. Richard Power, could not be held in any strict bonds of discipline. Butt was exceedingly anxious to get the party to act together as a party on the great questions which divided the two English parties. The necessity of such a course of action it is unnecessary to argue at this time of day. It is the influence they exercise over the fortunes of English parties that gives to an Irish party the power they wield over the action of English ministries and parliaments; and that influence can be exercised mainly in the great party divisions between the Whigs and Conservatives. An Irish party acting together on a purely Irish demand, and on that alone, need never cross the counsels

nor disturb the peace of an English minister, for to Irish demands both the English parties give united opposition, until they can no longer be resisted. In the Parliament of 1874, for instance, it gave Sir Stafford Northcote very little concern if Colonel King Harman voted in favour of Home Rule, after the annual and academic discussion, when the Irish were put down by a combination of all the English parties in the House ; for in all English party divisions he was secure of Colonel Harman's vote, as though he had not corrupted the general purity of his Conservatism by the heresy of Home Rule. And, similarly, even Lord Hartington might excuse the occasional error of an expectant Whig like Mr. Meldon, when Mr. Meldon's vote against the Tories was as certain as his desire for a place.

Butt fully grasped this truth of parliamentary tactics, but, of course, was unable to get men to act as an Irish party who were bound by corrupt hopes or party predilections to give their first allegiance to an English party and an English leader. Thus his whole policy was founded on sand. All these various causes, working together, had produced in the Irish party of 1874 disorganisation, depression, the breakdown of the barriers of shame among the corrupt, the sealing up of the fountains of hope among the pure. The period of dry rot had set in.

In the light of subsequent events, it is now easy to see the dread abyss to which the Home Rule party was once more bringing Ireland. The accession of a Liberal ministry would have immediately completed the disaster which the defeat of Butt's proposals had begun. At least half the party would at once have become applicants for office, and probably a considerable number would have realised their wishes. The remainder, coalescing with the Liberal party, would gradually have sunk deeper and deeper into a position of obedience to the Liberal whips, and Irish national interests would once more have been made absolutely subservient to the interests of a single English party, to the convenience of Ministers, and to the opportunities of an overworked, listless, and generally hostile House of Commons. The first result of this state of things would have been to break down once more all faith in

parliamentary agitation. A portion of the people would have found some hope for the redress of intolerable grievances in another resort to revolutionary methods. The majority, following the precedent of the period immediately subsequent to Keogh's betrayal, would, in the cynicism begotten of blighted hope, once more have chosen bad or good men, honest patriots or self-seeking knaves, in the spirit of chance and of caprice. This downfall of constitutional agitation would have been made the more disastrous by events which at this moment were hurrying upon Ireland. The year 1879, as will presently be seen, brought one of those crises which were bound to recur in Ireland as long as its land system remained unreformed. Famine would have followed the distress of 1879 as it followed the blight of 1846. The country, without an honest and energetic parliamentary representation, would have been left at the mercy of the ignorance, the flippant levity of English ministers, and Ireland, once more on the threshold of a successful movement, would have been dragged back for another generation into the slough of hunger, eviction, dishonest representatives, and futile insurrection. It is probable that the country would have arisen from this catastrophe as she has arisen from so many others in her struggle of centuries, for Irish struggle is impelled by an imperishable and ultimately resistless force—the force of a great and a just idea. But the recovery of nations, like that of individuals, must become more difficult with each relapse. Owing to the relentless influence of unjust laws the character of the Irish population was daily changing. Emigration had torn from the country a vast proportion of the young and stalwart, and the population that remained behind was not merely diminished by half of its actual numbers, but by the loss of more than half of its manhood, energy, and spirit. It is, therefore, possible that the breakdown of the Home Rule party and the famine of 1879 might have led to an interval of political death even longer than the dreary interval between Keogh's treason and the Fenian insurrection. Possibly the two things might have achieved a conquest of all the national forces of Ireland by England so complete as to have apparently sounded the death-knell of Irish efforts for justice

and for liberation. The capacity of the Irishman must be small and the imagination narrow who cannot see in his mind's eye the reality of the gigantic dangers that were then gathering over the fortunes of his country; and still poorer must be the spirit of the Irishman who does not daily offer a prayer of overflowing gratitude for the two men by whom these calamities were averted, and a movement that was advancing rapidly to national destruction was transformed into the most hopeful and beneficent movement of modern Ireland.

The men and the methods that warded off this catastrophe were chosen with the ironical capriciousness of destiny. The one was a man already advanced in years, without the smallest trace of oratorical ability, without culture, with no political experience wider than that to be acquired on a water board or a town council. The other, at this time at least, was a young and obscure country gentleman, who had given no pledges to the political future save those of a very unsuccessful election contest, and two or three stumbling and very ineffective attempts at public speech.

On the night of April 22, 1875, the House of Commons was engaged in the not unaccustomed task of passing a Coercion Bill for Ireland. Mr. Butt, for some reason or other, thought it desirable that the progress of the measure on this evening should be slow, and he asked a member of his party, who was still young to the House, to speak against time. 'How long,' asked the member of his leader, 'would you wish me to speak?' 'A pretty good while,' was Mr. Butt's reply. Mr. Biggar, who was the member appealed to, gave an interpretation to this *mot d'ordre* far larger than probably Mr. Butt had ever imagined or intended. It was five o'clock when Mr. Biggar rose, it was five minutes to nine when he sat down. He had managed to bridge over this interval by the reading of Acts of Parliament and of Blue Books, and in a House that for most of the time was as desolate and gloomy as is the Agricultural Hall during the nocturnal portions of a six days' walking contest. He was interrupted once by a friendly count, on another occasion by an observation of the Speaker. His voice, owing to the

long strain, and in spite of the glass of water with which he had armed himself, had begun to give way after this trial. Let us quote Hansard for a description of the scene ; its unconscious humour and significance will be interesting :

The hon. member proceeded to read extracts from the evidence before the Westmeath Committee—as was understood—but in a manner which rendered him totally unintelligible. At length——

The Speaker, interrupting, reminded the hon. gentleman that the rules required that an hon. member, when speaking, should address himself to the chair. This rule the hon. gentleman was at present neglecting.

Mr. Biggar said that his non-observance of the rule was partly because he found it difficult to make his voice heard after speaking for so long a time, and partly because his position in the House made it very inconvenient for him to read his extracts directly towards the Chair ; he would, however, with permission take a more favourable position.

The hon. member accordingly, who had been speaking from below the gangway, removed to a bench nearer to the Speaker's chair, taking with him a large mass of papers, from which he continued to read long extracts, with comments.

At length the hon. member said he was unwilling to detain the House at further length, and would conclude by stating his conviction that he had proved to every impartial mind that the Government had made out no case for the maintenance of this monstrous system of coercion, and that their proposal was perfectly unreasonable. The hon. gentleman, who had been speaking nearly four hours, then moved his amendment.¹

Neither Mr. Butt, nor the House of Commons, nor Mr. Biggar himself could possibly have foreseen the momentous place which this night's work was destined to hold in all the subsequent history of the relations between England and Ireland. It was on this night that the policy was born which has since become known to all the world—the policy known as 'obstruction' by its enemies and as the 'active policy' by its friends. It will be appropriate here to give a sketch of the man to whom this portentous political offspring owes its being.

There are few men of whom the estimate of friends and

¹ Hansard, vol. ccxxiii. p. 1458.

enemies is so diverse. The feeling of his friends and intimates is affectionate almost to fanaticism. When there are private and convivial meetings of the Irish party, the effort is always made to limit the toasts to the irreducible minimum, for talking has naturally ceased to be much of an amusement to men who have to do so much of it in the performance of public duties. There is one toast, however, which is never set down and is always proposed: this toast is the 'Health of Mr. Biggar.' Then there occurs a scene which is pleasant to look upon. There arises from all the party one long, spontaneous, universal cheer, a cheer straight from every man's heart; the usually frigid speech of Mr. Parnell grows warm and even tender; everything shows that, whoever stands highest in the respect, Mr. Biggar holds first place in the affections of his comrades. There is another and not uninteresting phenomenon of these occasions. To the outside world there is no man presents a sterner, a more prosaic, and harder front than Mr. Biggar. On such occasions the other side of his character stands revealed. His breast heaves, his face flushes, he dashes his hand with nervous haste to his eyes; but the tears have already risen and are rushing down his face.

To his intimates, then, Mr. Biggar is known as a man overflowing with kindness; of an almost absolute unselfishness. A man once bitterly hated Mr. Biggar until he had a conversation with one of Mr. Biggar's sisters, and found that she was unable to speak of all her brother's kindness with an unbroken voice. It is amusing to watch his proceedings in the House of Commons. With all his fifty-seven years he is at the beck and call of men who could be almost his grandchildren. Mr. Healy is preparing an onslaught on the Treasury Bench: 'Joe,' he cries to Mr. Biggar, 'get me Return so-and-so.' Mr. Biggar is off to the library. He has scarcely got back when the relentless member for Monaghan requires to add to his armoury the division list in which the perfidious Minister has recorded his infamy, and away goes Mr. Biggar to the library again. Then Mr. Sexton, busily engaged in the study of an official report, approaches the member for Cavan with a card and

an insinuating smile, and Mr. Biggar sets forth on an expedition to see some of the importunate visitants by whom Members of Parliament are dogged. As a quarter to six is approaching on a Wednesday evening, and Mr. Parnell thinks it just as well that the work of Government should not go on too fast, he calls on Mr. Biggar, and Mr. Biggar is on his legs, filling in the horrid interval—Heaven knows how! The desolate stranger, who knows no Member of Parliament, and yearns to see the House of Commons at work, thinks fondly of Mr. Biggar, and obtains a ticket of admission. He is seen almost every night surrounded by successive be vies of ladies—young and old, native and foreign—whom he is escorting to the Ladies' Gallery. Nobody asks any favour of Mr. Biggar without getting it. The man who to the outside public appears the most odious type of Irish fractiousness is adored by the policemen, worshipped by the attendants of the House; and there is good ground for the suspicion that there was a secret treaty of inviolable friendship between him and the late Serjeant-at-Arms, the genial and universally popular Captain Gossett, founded on their common desire to bring sittings to the abrupt and inglorious end of a 'count out.'

But this, as I have indicated, is but one side of his character. His hate is as fierce and unquestioning as his love, and he hates all his political opponents. He has the true Ulster nature: uncompromising, downright, self-controlled, narrow. The subtleties by which men of wider minds, more complex natures, less stable purpose and conviction, are apt to palliate their changes are entirely incomprehensible to Mr. Biggar, and the self-justifications of moral weakness arouse only his scorn. This side of his character will be best illustrated by the statement that he has a strong dislike and distrust of Mr. Gladstone, and that he loathes Mr. O'Connor Power. His purpose, too, when once resolved upon, is inflexible. Towards the close of the session of 1885 a tramway scheme in the south of Ireland came before the House of Commons after it had passed triumphantly through the House of Lords. In his political economy Mr. Biggar belongs to the strictest sect of the *laissez-faire* school, and to every tramway scheme under Government patronage he has been

accordingly strongly hostile, believing that they should be left to development by private enterprise. A deputation of strong Nationalists came over from the district, they made out a capital case, convinced all the other members of the party present that the tramway was necessary, and a resolution was passed in their favour. But Mr. Biggar remained quite unmoved, persisted in his hostility, got over another and a rival deputation, and finally killed the Bill. It is this inflexibility of purpose that has made him so great a political force. Finally, he is as fearless as he is single-minded. The worst tempest in the House of Commons, the sternest decree that English law could enforce against an Irish patriot, and equally the disapproval of his own people, are incapable of causing him a moment of trepidation. He has said many terrible things in the House of Commons: the instance has got to occur of his having retracted one syllable of anything he has ever said. There is a scene in 'Père Goriot' in which the pangs of the dying and deserted father are depicted with terrible force. He is speaking of his daughters and of their husbands: of the one he speaks with the tenderness of a woman's heart; of the other, with the ferocity of an enraged tiger. The passage suggests the two so contrary sides of Mr. Biggar's nature: in the depth of his love, in the fierceness of his hate, he is the 'Père Goriot' of Irish politics.

A great difficulty meets the biographer of Mr. Biggar at the outset. He is not uncommunicative about himself, but he does not understand himself, and he much underrates himself. Asked by a friend to write his autobiography, his answer was: 'I am a very commonplace character.' In his early days, when he used to be asked to make a speech, he cheerfully started out on the attempt, having made the preliminary statement, 'I can't speak a d——d bit.'

To think (writes Mr. Healy, one of Mr. Biggar's most intimate friends and warmest admirers) that the muddy vesture of Belfast did grossly close him in for nearly fifty years without one gleam of the jewel it enshrined.

By what strange channels did his stark Presbyterian soul drink in the fertilising dews of the traditions of Irish nationality? In what northern furnace was it inflamed with that consuming hatred of Clan-London, which might glow in the passionate bosom of some down-

trodden Catholic Celt? Was it as chairman of the Belfast Water Company he first attempted to lisp the bold anthem of Erin-go-Bragh? The Lord only knows!

Other men write their memoirs or have their biographies written for them. But, alas! when nature planted in the breast of Mr. Biggar the spirit of obstruction, she neglected to provide him with any gift of introspection, so that the most skillful tapping doth but coldly furnish forth his inward yearnings and tendings.

Still acting on information I have received, I timidly venture to set down the fact that one hears at times, in tracing his early development, of a certain grandmother. Thereat, of course, a smile arises; but I desire to place her memory on reverent record, for she entertained the boyhood of the father of obstruction with stories of Antrim fight—where her brother, subsequently an exiled fugitive, was wounded—and of many another '98 chronicle of the Presbyterian rebels. It is a long cry, no doubt, from pikes to blue-books, but the Irish conflict is not a genteel duel with a courteous enemy, who proffers a choice of weapons; so in place of the insurgent grand-uncle, who fled the country after the Antrim collapse, the Biggar family came in sequence to be represented in the warfare by the blocking boomerang of the member for Cavan.¹

Joseph Gillis Biggar was born in Belfast on August 1, 1828. He was educated at the Belfast Academy, where he remained from 1832 to 1844. The record of his school days is far from satisfactory. He was very indolent—at least he says so himself—he showed no great love of reading—in this regard the boy, indeed, was father to the man—he was poor at composition, and, of course, abjectly hopeless at elocution. The one talent he did exhibit was a talent for figures. It was, perhaps, this want of any particular success in learning, as well as delicacy of health, which made Mr. Biggar's parents conclude that he had better be removed from school and placed at business. He was taken into his father's office, who—as is known—was engaged in the provision trade, and he continued as assistant until 1861, when he became head of the firm. This part of his career may be here dismissed with the remark that he retired from trade in 1880, and is now entirely out of business.

Mr. Biggar always took an interest in politics, and it will not surprise those acquainted with his subsequent career to

¹ *United Ireland*, August 29, 1885.

know that he was always on the side which was in a hopeless minority, and which opposed the reigning clique and the established *régime*. For instance, when the late Mr. McMechan sought on one occasion the representation of Belfast, he found no encouragement from perhaps any person of prominence in the town except Mr. Biggar ; and it was a curious forecast of many contests in which the member for Cavan was to play a part subsequently that the aspirant had only fourteen supporters in all, and that Mr. Biggar was one of the fourteen. In 1868 Mr. Biggar had a better opportunity of working against his enemies. For nearly half a century the representation of Belfast was in the gift of a small Conservative caucus, who ruled the general body of the electors as despotically as ever Boss dominated the voting battalions of an American city. There had begun, however, to grow up a feeling that the rigid rule of irresponsible oligarchy had been allowed to last long enough. The first attack came upon it from an unexpected quarter. So far as an outside critic can judge of the intricacies of Belfast politics, the Protestant artisans in that city seem to be divided between two sentiments. On the one hand, they are fiercely Protestant, and therefore may be made the instruments of those exhibitions of religious fanaticism which are among the strangest survivals of our time. On the other hand, they have a certain democratic spirit which demands a due share of respect for their feelings and their demands. Accordingly, there has been witnessed occasionally in Belfast the curious spectacle of the representation being sought by two candidates, each as rigidly orthodox as the other, in the Conservative, or even in the Orange creed ; and the party has divided itself into *bourgeois* Conservatives on the one side, and working-men Conservatives on the other. The first occasion on which this triangular struggle took place was in 1868. In the preceding year Mr. William Johnston, of Ballykilbeg, had been prosecuted by the then Conservative Government—the Orangemen had not the advantage at that period of having a ‘gentle, but firm’ ally in a Liberal Lord-Lieutenant—for an offence against the Party Processions Act, and, being convicted, had been imprisoned. This had made him very popular with large

sections of the Orangemen, especially with those of the working classes, and he was invited by them to contest Belfast. The Conservative caucus, however, did not approve of the candidature; the hostility of the caucus was a recommendation of Mr. Johnston in other quarters, and the curious result followed that the 'No Popery' champion was warmly supported by the majority of the Catholic voters. Mr. (now Sir Thomas) M'Clure was run at the same time, and supported to a large extent by the same combination. Mr. Biggar was one of the main influences in producing this result, though, of course, he had as little faith in the Whiggery of Mr. M'Clure as he had sympathy with the fanatical bigotry of Mr. Johnston.

The victory which M'Clure and Johnston gained over the Conservative caucus shook for a time their power, and, under the influence of this antagonism to the long-settled oligarchy, Mr. Biggar made his first attempt to get into the Town Council. He stood for his native ward, which had always been regarded as a Tory stronghold, and he was well beaten. This was in 1870. Mr. Biggar accepted his defeat in a spirit that was quite characteristic, and with a declaration, the full significance of which was probably not felt by the people to whom it was then made—for the real nature of Mr. Biggar had yet to be discovered: he said he would fight the ward on every occasion until he became its member. In the following year he again stood, with the result that he was returned at the head of the poll. He had previously to this obtained a seat on the Water Board, and he was chairman of that body from August 1869 to March 1872. Some stormy scenes occurred during Mr. Biggar's tenure of office; for the future member for Cavan gave his colleagues some specimens of that absolutely irreverent freedom of speech which has since alternately shocked and amused a higher assembly. There was a meeting in county Antrim for the purpose of expressing sympathy with the Queen on the recovery of the Prince of Wales; and, whether it was because of his disbelief in princes generally, or because he was disgusted with the vulsomeness of some of the language employed, Mr. Biggar wrote to the newspapers to say that the attendance at the

meeting did not exceed fifty. The statement of Mr. Biggar was indisputably accurate, but a member of the Water Board insisted that such a letter betrayed disloyalty, and he proposed an address to the Queen from the Board as a counter-manifestation to the epistle of the chairman. Mr. Biggar defended himself with tenacity (as may be believed), criticised the address to her Majesty with relentless outspokenness, and so offended and scandalised his colleagues that when his year of office closed he was superseded, and was even refused the customary vote of thanks.

Mr. Biggar's first attempt to enter Parliament was made at Londonderry in 1872. He had not the least idea of being successful; but he had at this time mentally formulated the policy which he has since carried out with inflexible purpose—he preferred the triumph of an open enemy to that of a half-hearted friend. The candidates were Mr. Lewis, the present Conservative member, Mr. (now Chief Baron) Palles, and Mr. Biggar. At that moment Mr. Palles, as Attorney-General, was prosecuting Dr. Duggan and other Catholic bishops for the part they had taken in the famous Galway election of Colonel Nolan—of which mention has been made in the sketch of Judge Keogh's career—and Mr. Biggar made it a first and indispensable condition of his withdrawing from the contest that these prosecutions should be dropped. Mr. Palles refused; Mr. Biggar received only 89 votes, but the Whig was defeated, and he was satisfied. The bold fight he had made, marked out Mr. Biggar as the man to lead one of the assaults which at this time the rising Home Rule party was beginning to make on the seats of Whig and Tory. He himself was in favour of trying his hand on some place where the fighting would be really serious, and he had an idea of contesting Monaghan. When the general election of 1874, however, came, it was represented to Mr. Biggar that he would better serve the cause by standing for Cavan. He was nominated, and returned, and member for Cavan he has since remained. Finally, let the record of the purely personal part of Mr. Biggar's history conclude with mention of the fact that, in the January of 1877, he was received into the Catholic Church. The change of creed for a time produced a slight estrange-

ment between himself and the other members of his family, who were staunch Ulster Presbyterians, and there were not wanting malicious intruders who sought to widen the breach. But this unpleasantness soon passed away, and Mr. Biggar is now on the very best of terms with his relatives.

It was not long after the night of Mr. Biggar's four hours' speech that a young Irish member took his seat for the first time. This was Mr. Parnell, elected for the county of Meath in succession to John Martin. The veteran and incorruptible patriot had died a few days before the opening of this new chapter in Irish struggle. There was a strange fitness in his end. John Mitchel had been returned for the county of Tipperary in 1875. After twenty-six years of exile he had paid a brief visit to his native country in the previous year. He had triumphed at last over an unjust sentence, penal servitude, and the weary waiting of all these hapless years, and had been selected as its representative by the premier constituency of Ireland. But the victory came too late. When he reached Ireland to fight the election he was a dying man. A couple of weeks after his return to his native land he was seized with his last illness, and after a few days succumbed, in the home of his early youth and surrounded by some of his earliest friends. John Martin had been brought by Mitchel into the national faith when they were both young men. They had been sentenced to transportation about the same time; they had married two sisters; they had both remained inflexibly attached to the same national faith throughout the long years of disaster that followed the breakdown of their attempted revolution. Martin, though very ill, and in spite of the most earnest remonstrances of friends like Joseph Cowen and A. M. Sullivan, went over to be present at the deathbed of his life-long leader and friend. At the funeral he caught cold, sickened, and in a few days died. He was buried close to Mitchel's grave. To the two friends, as fitly as to any two human beings, the beautiful and familiar words of the sacred writer can be applied: 'Lovely and pleasant in their lives, and in their death they were not divided.'

It was to the glorious heritage of Martin's representation

of Meath that the young Wicklow squire had succeeded. Nobody at the time attached any particular importance to his success, except perhaps to indulge in a silent comparison between the long services and approved faith of the dead patriot and the inexperience and want of ability of the raw recruit who had become his successor. For the first impressions of Mr. Parnell were decidedly unfavourable.

When the dissolution of February 1874 came, Mr. Parnell wished to stand for Wicklow; but he was then high sheriff of the county, and the Government would not allow him to qualify himself by resigning. Shortly after, Colonel Taylor's acceptance of office as Chancellor of the Duchy in the new Disraeli Administration, made a vacancy for the County Dublin, and it was deemed advisable to fight the seat. The contest was regarded as a forlorn hope, and was known at the same time to be necessarily an expensive one. The offer of Mr. Parnell to fight the seat at his own expense came at a time when there was scarcely a penny in the exchequer of the National party, and the mere fact alone of his willingness to bear the burden in such a contest was enough to secure him a hearing; but there were many doubts and fears, and the first impression was that, if a young landlord, hitherto entirely unknown in national struggle—for the outer and, still more, the inner history of this shy, reserved young man, buried in his Wicklow estate, was a closed book to everybody in the world—if such a man wished to represent a constituency, it was from no higher motive than social ambition; and men who had become Members of Parliament for such reasons, have left a long record of half-hearted adherence, ending in violent hostility to the national cause. At last it was agreed that the young aspirant should at least get the privilege of a hearing, and he had a personal interview with the Council of the Home Rule League. John Martin and Mr. A. M. Sullivan were favourably impressed; the latter undertook to propose his adoption at a meeting in the Rotunda, and here is his account of what followed and Mr. Parnell's *début* in public life: 'The resolution which I had moved in his favour having been adopted with acclamation, he came forward to address the assemblage. To our dismay he broke down utterly.

He faltered, he paused, went on, got confused, and, pale with intense but subdued nervous anxiety, caused every one to feel deep sympathy for him. The audience saw it all, and cheered him kindly and heartily; but many on the platform shook their heads, sagely prophesying that if ever he got to Westminster, no matter how long he stayed there, he would either be a "Silent Member," or be known as "Single-speech Parnell."¹

Nobody was surprised when, as the result of the election, Colonel Taylor was returned by an overwhelming majority. If anything were needed to account for the expected result, and to encourage hope for a better chance next time, it was found in the universal sentiment that the Nationalists had been represented by an extremely poor candidate. Then, as now, Mr. Parnell had none of the qualities which had hitherto been associated with the idea of a successful Irish leader. He has now become one of the most potent of parliamentary debaters in the House of Commons, through his power of saying exactly what he means and his thorough grasp of his own ideas and wants.² But Mr. Parnell has become this in spite of himself. He retains to this day an almost invincible repugnance to speaking; if he can, through any excuse, be silent, he remains silent, and the want of all training before his entrance into political life made him a speaker more than usually stumbling. Then his manner was cold and reserved; he seemed entirely devoid of enthusiasm, and he spoke with that strong English accent which in Ireland has come to be inevitably associated with the adherents of the English garrison and the enemies of the national cause.

But, if the truth were known, Mr. Parnell, in entering upon political life, was reaching the natural sequel of his own descent, of his early training, of the strongest tendencies of his own nature. It is not easy to describe the mental life of a man who is neither expansive nor introspective. It is one

¹ *New Ireland*, p. 409.

² 'No man, as far as I can judge, is more successful than the hon. member doing that which it is commonly supposed that all speakers do, but which in my opinion few really do—and I do not include myself among those few—namely, saying what he means to say.'—Mr. GLADSTONE, *Hansard*, vol. cclxxvii, p. 482.

of the strongest and most curious peculiarities of Mr. Parnell, not merely that he rarely, if ever, speaks of himself, but that he rarely, if ever, gives any indication of having studied himself. His mind, if one may use the jargon of the Germans, is purely objective. There are few men who, after a certain length of acquaintance, do not familiarise you with the state of their hearts or their stomachs or their finances; with their fears, their hopes, their aims. But no man has ever been a confidant of Mr. Parnell. Any allusion to himself by another, either in the exuberance of friendship or the design of flattery, is passed by unheeded; and it is a joke among his intimates that to Mr. Parnell the being Parnell does not exist. But from various casual and unintentioned hints the following may be taken as a fair summary of his life and its influences.

The history of his own family was well calculated to make him a strong Nationalist. The family comes from Congleton, in Cheshire, and it is from this town that one branch, raised to the peerage, has taken its title. Thomas Parnell, the poet, was one of the family. The parliamentary distinction dates, in the Parnell family, from the early part of the last century. John Parnell was member for Maryborough, in the Irish House of Commons, one hundred and fifty years ago. He was son of a judge of the Queen's Bench. He died in 1782, and he was immediately succeeded by his son John, afterwards Sir John. In 1787 Sir John was made Chancellor of the Exchequer. In the 'Red List' in which Sir Jonah Barrington sums up his impressions of the Irish politicians of his time, he writes opposite the name of Sir John Parnell the one word 'Incorruptible.' He proved his claim to the title by giving up the office he had held for seventeen years, and voting steadily against the Union.

Henry Parnell, the son of Sir John, was a member of the Irish House of Commons at the same time, and, like his father, stood steadily by Grattan and the other advocates of Irish nationality to the last. Sir John was elected to the United Parliament, but died in the first year of his new position, and was immediately succeeded by Henry. Sir Henry Parnell was for many years a strong advocate of the rights of his fellow-countrymen, and was in favour of the abolition of

the Corn Laws, short parliaments, extension of the franchise, vote by ballot, and, curiously enough, the abolition of flogging in the army and navy, at a period when such doctrines were associated with advanced Radicalism. He was Secretary for War in Lord Grey's Ministry for 1832, and Paymaster of the Forces in the administration of Lord Melbourne, and in 1841 he was created first Baron Congleton.

John Henry Parnell, of Avondale, was grandson of Sir John Parnell and nephew of the first Lord Congleton. Making a tour through America while still a young man, he met, at Washington, Miss Stewart. Miss Stewart was the daughter of Commodore Charles Stewart, who played an important part in the history of America. It was he who, in his ship the 'Constitution,' in the war between England and America in 1815, met, fought, beat and captured the two English vessels—the 'Cyane' and the 'Levant'—with the loss of seventy-seven killed and wounded among the British, and only three killed and ten wounded in his own vessel. It is, perhaps, characteristic of the love for legality in his race that he did not enter upon this engagement until the British vessels first attacked, for he had received from a British vessel, three days before the engagement, a copy of the London 'Times,' containing the heads of the Treaty of Ghent, as signed by the Ministers of the United States and Great Britain, and said to have been ratified by the Prince Regent.¹ After a series of striking adventures, Stewart reached home with his vessel. His victory excited extreme enthusiasm among the Americans, and every form of public honour was bestowed upon him. In Boston there was a triumphal procession; in New York the City Council presented him with the freedom of the city and a gold snuff-box, and he and his officers were entertained at a dinner; at Pennsylvania he was voted the thanks of the Commonwealth, and presented with a gold-hilted sword. Congress passed a vote of thanks to him and his officers, and struck a gold medal and presented it to him in honour of the event.

Afterwards Commodore Stewart was sent to the Mediterranean, where there was something approaching a mutiny

¹ *The Life of Charles Stewart Parnell*, by Thomas Sherlock, p. 23.

amongst the officers under a different commodore. He soon came to a definite issue with his subordinates. He ordered a court-martial on a marine to be held on board one of his vessels. The officers preferred to discuss the case at their leisure in a hotel in Naples, and there tried and convicted the marine. The Commodore promptly quashed the conviction, and, when the court passed a series of resolutions, put all the commanding officers of the squadron under arrest. The result was the complete restoration of order and the approval of Commodore Stewart's conduct by the President and the Cabinet.

Admiral Stewart, as he became, lived to a great age, and in time had taken a place in the affections of his countrymen somewhat similar to that of old Field-marshal Wrangel among the Germans of our day. He used to be known as 'old Ironsides,' and the residence which he purchased in Bordentown was, in spite of himself, baptized 'Ironsides Park.' He was once prominently spoken of as a candidate for the Presidency, and, in less than four months, sixty-seven papers pronounced in his favour.

But the project did not receive his sanction ; he gave it no countenance ; he would not even discuss it ; he was 'unusually nervous and fidgety' during the agitation of the subject ; and at length its promoters were impelled to give it up. He regained his usual equanimity only when his name ceased to be bandied about by the political press.¹

He was eighty-three years of age when Fort Sumter was fired upon. At once he wrote asking to be put into active service : 'I am as young as ever,' he declared, 'to fight for my country.'² But of course the offer had to be refused. He survived nine years, and suffered very severely towards the end of his life.

We know how he suffered, and how gradually, yet surely, he was failing. And yet we heard how near the invalid came to blowing himself up in some strange chemical experiment, and what fun he made of the danger. To the last he was cheerful and hopeful—busied with affairs, dictating letters, cracking jokes, expecting soon to be well again. Then he could not leave his bed—was unable to

¹ *The Life of Charles Stewart Parnell*, by Thomas Sherlock, pp. 27-8.

² *Ib.* p. 28.

speaking without agony—wrote on a slate ‘I want——.’ They could not read what it was he wanted, his hand trembled so. Perhaps it was the cup of cold water they pressed to his parched lips. Thus surrounded by those who loved him the brave spirit passed peacefully away.¹

Finally, the following is a description of his appearance and character:—

Commodore Stewart was about five feet nine inches high, and of a dignified and engaging presence. His complexion was fair, his hair chestnut, eyes blue, large, penetrating, and intelligent. The cast of his countenance was Roman, bold, strong, and commanding, and his head finely formed. His control over his passions was truly surprising, and under the most irritating circumstance his oldest seaman never saw a ray of anger flash from his eye. His kindness, benevolence, and humanity were proverbial, but his sense of justice and the requisitions of duty were as unbending as fate. In the moment of greatest stress and danger he was as cool and quick in judgment as he was utterly ignorant of fear. His mind was acute and powerful, grasping the greatest or smallest subjects with the intuitive mastery of genius.²

It is said that, in many respects, Mr. Parnell bears a strong resemblance to the characteristics of his grandfather whose name he bears. In physique he is much less English or Irish than American. The delicacy of his features, the pallor of complexion, the strong nervous and muscular system, concealed under an exterior of fragility, are characteristics of the American type of man. Mentally, also, his evenness of temper, and coolness of judgment, suggest an American temperament.

Mr. Parnell was born in Avondale, county Wicklow, in June 1846. Curiously enough, nearly the whole of his early life was passed in England, and in entirely English surroundings. When he was six years of age he was placed at school in Yeovil, Somersetshire. Next, he was under the charge of the Rev. Mr. Barton at Kirk-Langley, Derbyshire; next, under Rev. Mr. Wishaw, in Oxfordshire; and, finally, he went to Cambridge University—the *alma mater* of his father. He did not graduate, and probably did not pay any very

¹ *The Life of Charles Stewart Parnell*, by Thomas Sherlock, p. 28.

² *Ib.* p. 29.

great attention to the study of the curriculum of the university.

He is not a man of large literary reading, but he is a severe and constant student of scientific subjects, and is especially devoted to mechanics. It is said to be one of his amusements to isolate himself from the enthusiastic crowds that meet him everywhere in Ireland, and, in a room by himself, to find delight in mathematical books. He is a constant reader of 'Engineering' and other mechanical papers, and he takes the keenest interest in all machinery.

The surroundings of the house in which he was born and still lives were well calculated to arouse in young Parnell the hereditary disposition to strong national opinions. Wicklow, on the whole, is the most beautiful and the most historic county in Ireland, and Avondale is in the centre of its greatest beauties and its most historic spots.

Many of the lessons which these historic spots were calculated to teach were reinforced by the servants around the family mansion. I have made the remark that it is particularly difficult to follow the mental history of a man that is neither introspective nor expansive; and it is not from the lips of Mr. Parnell himself that one could learn much of his internal history. But one day, sitting in his house at Avondale, he happened to mention the name of Hugh Goffney, a gate-keeper in Avondale, and retold a story which the gate-keeper used to tell him when he was a youth. Goffney was old enough to have seen some of the scenes of the Rebellion; and one of his stories was of a man who was taken by the English troops in the neighbourhood. The sentence upon him was that he was to be flogged to death at the end of a cart. The interpretation of the sentence by Colonel Yeo—such was the name of the commander—was that the flogging was to be inflicted on the man's belly instead of on his back. Goffney saw the rebel flogged from the mill to the old sentry-box in Rathdrum—the town near which Avondale is situated—and heard the man call out in his agony, 'Colonel Yeo! Colonel Yeo!' and appeal for respite from this torture; and also heard Colonel Yeo reject the prayer with savage words; and finally saw the man, as he fell at last, with his bowels pro-

truding. When Mr. Parnell told the story, in his usual tranquil manner, the thought suggested itself to my mind that, at last, I had reached one of the great influences that made Mr. Parnell the man he is, and that in this poor gate-keeper was to be found the early instructor whose lessons on British rule and its meaning imbued the young and impressionable heir of the Parnell name and traditions with that love and admiration for British domination in Ireland which has characterised his public career.

Such stories appeal to what is, beyond doubt, the strongest feeling, the most positive instinct of Mr. Parnell's nature—his hatred of injustice. He has the loathing of masculine natures for cruelty in all forms. This feeling, though never expressed in words, finds strong manifestation often in acts. One of his acts while still the unknown squire was to prosecute a man for cruelty to a donkey. Recently, while a very important and vital resolution was under discussion at a meeting of the Irish party called to arrange the plan of the electoral campaign, the meeting was amused, and a little disconcerted, to see Mr. Parnell rise with *naïf* unconsciousness, leave the chair, and disappear from the room. He was followed by a handsome dog; which had been presented to him by his friend and colleague, Mr. Corbet; and the meeting had to tranquilly suspend its discussions until the leader of the Irish people had seen after the dinner of a retriever. It was characteristic of the modesty and, at the same time, scornfulness of his nature, that all through the many attacks made upon him by Mr. Forster, and other gentlemen who wear their hearts upon their sleeves, he never once made allusion to his own strong love of animals; but to his friends he often expressed his disgust for the outrages that, during a portion of the agitation, were occasionally committed upon them. He did not express these sentiments in public, for the good reason that he regarded the outcry raised by some of the Radicals as part of the gospel of cant for which that section of the Liberal party is especially distinguished. To hear a man like Mr. Forster refusing a word of sympathy, in one breath, for whole households of human beings turned out by a felonious landlord to die by the roadside, and, in the

next, demanding the suppression of the liberties of a nation because half-a-dozen of cattle had their tails cut off; to hear the same men, who howled in delight because the apostle of a great humane movement, like Mr. Davitt, had been sent to the horrors of penal servitude, shuddering the next moment audibly over the ill-usage of a horse, was quite enough to make even the most humane man regard the love of animals—at least, by Radicals—as but another item in the grand total of their hypocrisy. Mr. Parnell regards the lives of human beings as more sacred than even those of animals, and he is consistent in his hatred of oppression and cruelty wherever they may be found. His sympathies are with the fights of freemen everywhere, and he often spoke in the strongest terms of his disgust for the butcheries in the Soudan, which the Liberals, who wept over Irish horses, and foamed over the tails of Irish cows, received with such Olympian calm.

In 1867, the ideas that had been sown in his mind in childhood first began to mature. His mother was then, as probably throughout her life, a strong Nationalist, and so was, at least, one of his sisters. There is a tradition among the survivors of the literary staff of the 'Irish People' newspaper of a young lady, heavily veiled, coming with a contribution to the office of the journal during its troubled career. This was Miss Fanny Parnell. Many of the Fenian refugees found shelter and protection in the house of Mrs. Parnell, and were in this way enabled to escape from the pursuing bloodhounds of the law. It was at this epoch that the execution of Allen, Larkin, and O'Brien took place in Manchester; and this, as has already been mentioned, was the turning-point in the mental history of Mr. Parnell, and set him irrevocably in favour of Nationalist principles.

However, it was a considerable time before he even thought of entering political life. Like his father he spent some time in travel in America. While there he met with a railway accident in company with his brother John. 'The best nurse I ever had,' said Mr. John Parnell to me in America, 'was my brother Charlie.' And then he told me how, for weeks, his brother had remained night and day by his side.

In 1871 Mr. Parnell returned to Avondale, and began the life of a country squire. His American blood showed itself in a keener sense of the possibilities of his property and of his own duties than are usually associated with the Irish landlord. Then, though he cannot be described as a joyous man, he takes a keen interest in life and everything going on around him, and could not, under any circumstances, keep from being actively occupied in some pursuit. He hunted and he shot like those around him; but, besides this, he set up saw-mill and brush factory, and sunk shafts in search of the mineral ore in which Wicklow was said to abound. He was a kind and generous landlord, and enjoyed the affection of all around him.

It was probably the Kerry election of 1872 that first gave him the idea of entering upon a parliamentary career, for Mr. Blennerhassett, who had won so great a victory for the National party, was, like himself, a Protestant and a landlord. Finally, in 1873, the new National party held a conference in the Round Room of the Rotunda, where, a century before, Parnells had met in defence of the same great cause; and their heir no longer hesitated. His subsequent history has been told; and now the narrative returns to an account of his parliamentary career.

Mr. Biggar and Mr. Parnell brooded for some time over the strange spectacle of the impotence that had fallen upon the Irish party. Both were men eager for practical results; and debates, however ornate and eloquent, which resulted in no benefit, appeared to them the sheerest waste of time, and a mockery of their country's hopes and demands. Probably they drifted into the policy of 'obstruction,' so called, rather than pursued it in accordance with a definite plan originally thought out. There was in the Irish party at this time a man who had formulated the idea from close reflection on the methods of Parliament. This was Mr. Joseph Ronayne. Ronayne had been an enthusiastic Young Irelander, and though, amid the disillusionments that followed the breakdown of 1848, he had probably bidden farewell for ever to armed insurrection as a method for redressing Irish grievances, he still held by an old and stern gospel of Irish nationality and

thought that political ends were to be gained not by soft words, but by stern and relentless acts. He, if anybody, deserves the credit of having pointed out, first to Mr. Biggar and then to Mr. Parnell, the methods of action which have since proved so effective in the cause of Ireland.

When one now looks back upon the task which these two men set themselves, it will appear one of the boldest, most difficult, and most hopeless that two individuals ever proposed to themselves to work out.

They set out, two of them, to do battle against 650 ; they had before them enemies who, in the ferocity of a common hate and a common terror, forgot old quarrels and obliterated old party lines ; while among their own party there were false men who hated their honesty and many true men who doubted their sagacity. In this work of theirs they had to meet a perfect hurricane of hate and abuse ; they had to stand face to face with the practical omnipotence of the mightiest of modern empires ; they were accused of seeking to trample on the power of the English House of Commons, and six centuries of parliamentary government looked down upon them in menace and in reproach. In carrying their mighty enterprise, Mr. Parnell and Mr. Biggar had to undergo labours and sacrifices that only those acquainted with the inside life of Parliament can fully appreciate. Those who undertook to conquer the House of Commons had first to conquer much of the natural man in themselves. The House of Commons is the arena which gives the choicest food to the intellectual vanity of the British subject, and the House of Commons loves and respects only those who love and respect it. But the first principle of the active policy was that there should be absolute indifference to the opinion of the House of Commons, and so vanity had first to be crushed out. Then the active policy demanded incessant attendance in the House, and incessant attendance in the House amounts almost to a punishment. And the active policy required, in addition to incessant attendance, considerable preparation ; and so the idleness, which is the most potent of all human passions, had to be gripped and strangled with a merciless hand. And finally, there was to be no shrinking from speech

or act because it disoblged one man or offended another ; and therefore, kindness of feeling was to be watched and guarded by remorseless purpose. The three years of fierce conflict, of labour by day and by night, and of iron resistance to menace, or entreaty, or blandishment, must have left many a deep mark in mind and in body. 'Parnell,' remarked one of his followers in the House of Commons one day, as the Irish leader entered with pallid and worn face, 'Parnell has done mighty things, but he had to go through fire and water to do them.'

Mr. Biggar was heard of before Mr. Parnell had made himself known ; and to estimate the character of the member for Cavan—and it is a character worth study—one must read carefully, and by the light of the present day, the events of the period at which he first started on his enterprise. In the session of 1875 he was constantly heard of ; on April 27 in that session he 'espied strangers' ; and, in accordance with the then existing rules of the House of Commons, all the occupants of the different galleries, excepting those of the ladies gallery, had to retire. The Prince of Wales was among the distinguished visitors to the assembly on this particular evening, a fact which added considerable effect to the proceeding of the member for Cavan. At once a storm burst upon him, beneath which even a very strong man might have bent. Mr. Disraeli, the Prime Minister, got up, amid cheers from all parts of the House, to denounce this outrage upon its dignity ; and to mark the complete union of the two parties against the daring offender, Lord Hartington rose immediately afterwards. Nor were these the only quarters from which attack came. Members of his own party joined in the general assault upon the audacious violator of the tone of the House. Mr. Maurice Brooks, a so-called Nationalist member for Dublin, who has since, of course, joined the ranks of the nominal Home Rulers, and the late Sir George Bowyer, assisted in the denunciation. Mr. Biggar was, above all other things, held to be wanting in the instincts of a gentleman.

I think,' said the late Mr. George Bryan, another member of Mr. Butt's party, 'that a man should be a gentleman first and a patriot afterwards,' a statement which was, of course,

received with wild cheers. Finally, the case was summed up by Mr. Chaplin. 'The hon. member for Cavan,' said he, 'appears to forget that he is now admitted to the society of gentlemen.'¹ This was one of the many allusions, fashionable at the time—among genteel journalists especially—to Mr. Biggar's occupation. It was his heinous offence to have made his money in the wholesale pork trade. Trade, as is known to every well-instructed Englishman, has its *couches sociales* in this happy country. Its caste is regulated, not only by the distinction between wholesale and retail, but by the particular article in which the trader is interested. It was not, therefore, surprising that an assembly which tolerated the more aristocratic cotton should turn up its indignant nose at the dealer in the humbler pork. But much as the House of Commons was shocked at the nature of Mr. Biggar's pursuits, the horror of the journalist was still more extreme and outspoken.

Heaven knows (said a writer in the 'World') that I do not scorn a man because his path in life has led him amongst provisions. But though I may unaffectedly honour a provision dealer who is a Member of Parliament, it is with quite another feeling that I behold a Member of Parliament who is a provision dealer. Mr. Biggar brings the manner of his store into this illustrious assembly, and his manner, even for a Belfast store, is very bad. When he rises to address the house, which he did at least ten times to-night, a whiff of salt pork seems to float upon the gale, and the air is heavy with the odour of the kippered herring. One unacquainted with the actual condition of affairs might be forgiven if he thought there had been a large failure in the bacon trade, and that the House of Commons was a meeting

¹ Mr. Biggar's action on this occasion had a secret history, which may here be told. It was the desire of the Liberals to bring the relations of the press with Parliament into a more satisfactory position. Especially it was felt to be a grievance that the press could be excluded by a single member. Mr. Disraeli favoured leaving things as they were: and it was thought that he should be brought to his senses by such patent proof of his mistake as the ordering out of the reporters by the words, 'I espy strangers.' Mr. Biggar's intrepidity suggested him as a proper person to take so audacious a step. A few nights afterwards, when Lord Hartington was demanding a reform, and Mr. Disraeli was advocating the old state of things, Mr. A. M. Sullivan cleared the House; and the whole Liberal party cheered him to the echo. Mr. Biggar was deserted and denounced by the Liberals, though he acted on their suggestion, because he happened to interfere with the convenience of Royalty.

of creditors and the right hon. gentlemen sitting on the Treasury Bench were members of the defaulting firm, who, having confessed their inability to pay ninepence in the pound, were suitable and safe subjects for the abuse of an ungenerous creditor.¹

These things are mentioned by way of illustrating the marks and symptoms of the time through which Mr. Biggar had to live, rather than because of any influence they had upon him. On this self-reliant, firm, and masculine nature a world of enemies could make no impress. He did not even take the trouble to read most of the attacks upon him. Those that were made in the House of Commons in his own hearing neither touched him nor angered him. The only rancour he ever feels against individuals is for the evil they attempt to do to the cause of his country. This little man, calmly and placidly accepting every humiliation and insult that hundreds of foes could heap upon him, in the relentless and untiring pursuit of a great purpose, may by-and-by appear, even to Englishmen, to merit all the affectionate respect with which he is regarded by men of his own country and principles.

The Irish people have long since decided between Mr. Biggar and the members of his own party with whom he was at war. If anyone desire to see how far that party is removed from the party of to-day, he has but to read the descriptions of some of the encounters between the member for Cavan and many of them upon the Coercion struggles of those days. Thus, on one occasion, Mr. McCarthy Downing, a so-called Nationalist, went out of his way to compliment Sir Michael Hicks-Beach on the courtesy with which he treated the Irish members when carrying through the House a Bill destructive of the liberties of their country. This was the speech which drew from Mr. Ronayne the grim remark that such compliments to the Minister in charge of a Coercion Bill reminded him of the shake-hands of the murderer with his executioner. On another occasion, when Dr. O'Leary proposed an adjournment of a stage of a debate on a Coercion Bill to another day, his own colleagues rose in revolt against the unreasonable proposal; and Dr. O'Leary, scared and overwhelmed, had to consult the convenience of the Govern-

¹ March 5, 1875.

ment and accelerate the destruction of his country's liberties, and withdrew his motion for adjournment. More interesting than these collisions with small and now forgotten men was Mr. Biggar's conflict with the leader of his party. The contest between these two men is one of the most picturesque in parliamentary history. Rarely has a struggle appeared more unequal. The House of Commons never had an opportunity of seeing Butt at his best, but with an audience before him sympathetic with his views, he was a speaker of a persuasiveness as great as that of Mr. Gladstone himself. There was not a resource of the orator, a trick of the lawyer, a device of the parliamentary tactician's art unknown to him. He was, indeed, marked out as a leader of men in parliamentary struggles.

Mr. Biggar, on the other hand, had not one of the gifts that make a great parliamentarian. He spoke haltingly, and with difficulty; his sparse education was not improved by reading; he was absolutely new to parliamentary and, practically, to political life. But the moral chasm between Biggar and Butt was as wide as the intellectual chasm between Butt and Biggar. The relentless self-control of Biggar, the subordination of all his wants to his means,¹ his inflexible courage, and his unshakable persistence, made him a dangerous competitor for a man of the loose habits, of the easy self-indulgent nature, of the weak will and capricious purpose of Butt. Biggar was ultimately conqueror in this struggle. Sheer strength of character broke down sheer intellectual superiority. I put these two men in contrast and hostility, rather than Mr. Butt and Mr. Parnell, because the intellectual difference between the former and the present Irish leaders of the Irish party is by no means so great. Indeed, in many respects, Mr. Parnell is the equal of Mr. Butt as a parliamentarian and a parliamentary speaker. Then it was Mr. Biggar, and not Mr. Parnell, who began the struggle.

The new policy, which had been inaugurated by Mr. Biggar in the session of 1875, was developed rather than

¹ Mr. Biggar lost heavily in his business for a couple of years while he was a Member of Parliament. He so rigidly economised that, instead of dining in the House, he trotted off to a cheap restaurant outside.

formulated. It began simply in the practice of blocking a number of Bills in order to bring them under the half-past twelve rule, which forbids opposed measures to be taken after that hour. It also became the custom of either the member for Cavan or the member for Meath to propose motions of adjournment in various forms when half-past twelve was reached, on the ground that proper discussion could not take place at so late an hour. Then, interstices of time which the Government would gladly employ for advancing some stage of their measures, were filled in by the Irish members. Thus, for instance, a Bill standing for second reading would be approaching that stage at twenty minutes past at an ordinary sitting, or half-past five on a Wednesday. To the horror and disgust of everybody else, Mr. Biggar or Mr. Parnell would rise and occupy the time between that hour and half-past twelve or a quarter to six, when contentious business could be no longer discussed, and further consideration of the measure had to be postponed to another day. In this manner the two members gradually felt their way, became more practised in speaking, and obtained an intimate acquaintance with the rules of the House. Throughout all this time, of course, they were harassed by interruptions, shouts of 'Divide,' groans, and calls to order; and for a time, at least, Mr. Parnell used occasionally to lay himself open to effective interruption by his yet immature acquaintance with the laws of the assembly. 'How,' said a young follower of his to the Irish leader, 'are you to learn the rules of the House?' 'By breaking them,' was Mr. Parnell's reply; and this was the method by which he himself gained his information.

It was not till the session of 1877 that Mr. Parnell and Mr. Biggar became engaged in the passionate and exciting scenes which made their names known all over the world, and brought the House of Commons definitely face to face with the new and portentous force which had unmasked itself within the parliamentary citadel. By this time Parnell and Biggar had resolved to take an active part in the discussion of English measures. It was fortunate for them that in this session there were introduced several Bills which enabled them to carry out this purpose.* The Government brought forward

the Prisons Bill ; then there was the Mutiny Bill ; and finally, the ill-starred proposal for the absorption of the Transvaal in the South African Federation. By this time the position of Mr. Parnell had undergone a distinct change. The first impression of him and Mr. Biggar was simply that two unusually persistent bores had been added to the House of Commons, and that their constant speeches were the results, not of any definite policy, but of a feverish egotism. The House of Commons has been familiar, since the beginning of its existence, with this type of member ; and the unbroken tradition up to this period was that in time the bore had been conquered and crushed out of existence. The assembly, by refusing to listen, by the loud buzz of conversation, by shouts of ' Divide,' or by the simpler method of deserting the House and leaving it a ghastly wilderness, had hitherto been able to wear out the most confirmed egotist and the most prolix talker. Anyone who has been a member of the House of Commons will know how tremendous is this reserve power. There had been ' obstructives,' of course, before the time of Parnell and Biggar. During the great Ministry of Mr. Gladstone, between 1868 and 1874, obstruction had been developed to a fine art by several of the gentlemen who at this moment held official positions under Lord Beaconsfield. Everybody remembers how the Church Bill and the Land Bill, the Ballot Bill, and the Bill for the abolition of purchase in the army, had been dogged at every step of their progress by endless and silly amendments, by speeches against time, and by countless motions for adjournment. But the obstruction in these cases had been directed against particular Bills, whereas the obstruction that now faced Parliament intervened in every single detail of its business, and not merely in contentious business, but business that up to this time had been considered formal. The Irish duumvirate, in fact, found nothing too small and nothing too big for discussion, was as active in the small hours of the morning as at the hour when the sitting was still in the full vigour of youth ; in short, it threw the entire parliamentary machinery out of gear. The two leaders of this policy proved perfectly insensible to the methods that had been so omnipotent against their pre-

decessors. Praise did not soothe them nor violence make them falter; if the House groaned, they paused until the groans were over; if the House was turbulent, they trudged doggedly and merrily along until the House was worsted in the struggle. They talked in the emptiness of the dinner-hour at as great length, and with as much apparent self-satisfaction, as in the glare of the crowd and the eager attentiveness of the question time. The reality of this hideous danger had been doubted as long as possible, but the session of 1877 brought it into such notice that it could no longer be lightly regarded.

It was part of the skilful tactics of Parnell and Biggar that their intervention in the debates of the House had always more or less of a rational appearance. They did not indulge in any wild declamation, nor make speeches full of empty and purposeless talk. Their plan was to propose amendments to the different measures before the House; and their amendments were rarely, if ever, open to the charge of irrelevancy or frivolity. Another result of this mode of action was that the proposals of the two 'obstructives' frequently found a certain amount of support from one or other section of the English members. On the Prisons Bill, for instance, Biggar and Parnell were sincerely anxious to make that distinction between the treatment of political and ordinary prisoners which obtained in every civilised country in the world but England; and in the House of Commons there was a strong party, not confined to any political section, in favour of more humane principles in the treatment of prisoners of all kinds. On March 26, 1877, there was a lengthy discussion on some new clauses for better treatment of prisoners, the main originator of which was Mr. H. B. Sheridan. By this time the House had begun to resent fiercely the frequent intervention of Mr. Parnell on the Bill; and in supporting these clauses he was frequently called to order by the chairman and persistently interrupted by the English members. At last, at a little after one o'clock, Mr. Biggar proposed to report progress. The Liberal members, who had sided with the 'obstructives' up to this time, now deserted; and, when the division was called, there were in favour of the

adjournment but ten, while 138 voted against it. Motions for adjournment followed each other in rapid succession, and, at three o'clock in the morning, the Government gave way. Mr. Butt had watched these proceedings with no friendly eye. To him they appeared childish and indecorous, and he was unable or unwilling to see the purpose that lay underneath. His superstitious regard for the dignity of the House, and the dread in his pliant nature of giving offence, had been skilfully worked upon by the Government. There was no doubt about his genuineness as a Home Ruler, but he had been a Conservative for many years, and a friend and associate of the party in power, and he was certainly considerably under the influence of its leaders. Curiously enough, one of the men who was supposed to have the most influence over him was the then Chief Secretary, Sir Michael Hicks-Beach, though there had never been a Chief Secretary who met all demands for Irish reform with rejection more uncompromising and more insolent. It is characteristic of the natures of the two men that it was the attitude of Hicks-Beach towards Mr. Butt which drove Mr. Biggar, as much as anything else, forward into the policy he had now adopted. After the Irish leader had succeeded, by threats and entreaties to his own followers, in helping the Chief Secretary to get forward with some of his business, he would, at a more advanced hour of the same evening, be refused the smallest concession by that same official; and the robust nature of Mr. Biggar felt this insult to his leader more keenly than did the leader himself. Meantime, the Irish leader had been approached insidiously, and was meanly encouraged to steps that proved his political ruin. Mr. A. M. Sullivan states that: 'Early in April, ere yet things had gone very far, it occurred to some members of the Government to convey to the Irish leader a complaint of the conduct of his young men. This was coupled with dexterous praise of his own "noble regard" for "the dignity of Parliament." The old man was immensely flattered at the idea of being invoked as a power by the House of Commons.'¹

It showed a strange want of any appreciation of the real facts of the case that the Irish leader should have thus inter-

¹ *New Ireland*, p. 419.

preted the request addressed to him. The recognition of his power came only when it was employed in meeting the views of the Ministry and in yielding to the temper of Parliament; it had received no recognition so long as it was used in pressing forward against the Ministry and against the House demands for the redress of the intolerable wrongs of his country. Where was his memory gone of the contemptuous rejection for the past three years of every one of the proposals that he made with the assent of the overwhelming majority of his countrymen? A leader who, with such recollections and such incontestable proof of the futility of soft methods, of appeals to the sense of justice in English Ministries and to the reason of Parliament, could think of the 'dignity of Parliament,' and not the wrongs of Ireland, 'lacked gall to make oppression bitter.' Mr. Butt, however, threw in his lot with the enemies of his country, and attacked his two subordinates with fierce anger and reproach.

This was a new and greater obstacle in the path of Parnell and Biggar. The party of Mr. Butt still had confidence in him. The majority of its weak and self-seeking members, besides, were only too glad to find him condemning practices which placed the party in collision with the temper of the House, and that greatly threatened to build up a power devoted to the advance of Irish interests and divorced from the possibilities of English office. Parnell and Biggar thus found themselves confronted, not merely by the howls and groans, the vituperation and hostility of the two English parties, for once united against the common Irish enemy, but among their own countrymen and in their own party they stood practically alone—two men against sixty. Mr. O'Connor, Power gave them some support, very strong in private but pitiful and uncertain in public. They had received a more important recruit in Mr. O'Donnell, who had been elected for Dungarvan in June 1877, and who brought them the benefit of an acquaintance with a considerable number of subjects, great readiness in mastering information, and great fluency of speech. They also found support from the better elements of Mr. Butt's party—from Captain Nolan, Mr. Richard Power, Major O'Gorman, Mr. E. D. Gray, Mr. Sheil, Mr. Kirke, and the late Mr. A. M. Sullivan.

Condemned by their own leader, and by the majority of their own party, Mr. Parnell and Mr. Biggar were naturally the more hated by the House of Commons, and their conduct the more bitterly resented ; and the resolve to put them down grew more vehement and more passionate. On the Mutiny Bill the struggle between the House and the two 'obstructives' occasionally burst into open conflict. Up to this time this Bill had passed through the House with scarcely a comment. Probably nine out of every ten members of the House scarcely knew the time or the circumstances under which the measure was passed ; and probably not one in a hundred, outside the War Office officials, could mention one of its provisions. The 'obstructives' contested the Bill clause by clause, and, in some cases, line by line ; and as the measure consisted of an enormous number of clauses, its progress was exasperatingly slow. It was of further advantage to the 'obstructives' that the Bill was in charge of Lord Cranbrook (then Mr. Gathorne Hardy)—a man at once of vacuous mind and of fiery temper, unready in argument and easily roused to displays of passion ; and every display of temper was an advantage to the cool and self-possessed leader of the new policy. It was a curious fight, the struggle on the two sides going forward night after night. Mr. Hardy sat on the Treasury bench, reminding the spectator of the tea-kettle that stands all day long by the Irish hearth, ever bubbling, and occasionally boiling over. Beside him were, as a rule, one or two of his colleagues ; nearly every other part of the House was absolutely empty ; the only break in the solitude of the Opposition benches was that made by the figures of the two Irish members, with the addition, usually, of Mr. O'Donnell, and occasionally of Mr. O'Connor Power. For hours the Irishmen went on speaking several times on every amendment, using one set of arguments and then another ; answered sometimes patiently by the hapless War Minister, then left unanswered or attacked with vehemence.

It was on the South African Bill that the long pent-up storm burst forth with tempestuous violence. Here again the Irish members had the advantage of fighting with English allies. Indeed, it may be said generally that Mr. Parnell and

Mr. Biggar would never have been able to carry on the campaign of 'obstruction' so called if it had not been for the active support and, oftener still, the quiet sympathy of members of the Liberal party. To the annexation of the Transvaal, as is known, Mr. Courtney offered untiring opposition; Mr. Jenkins joined in; and when they or any other of the Radical opponents of the measure grew wearied, or seemed inclined to give in, there was Parnell or Biggar, O'Donnell or O'Connor Power, or some other of the little Irish band, ready to revive the drooping battle.

On July 25, 1877, a violent scene occurred. The House was in committee on the South African Bill. Mr. Jenkins had rendered himself obnoxious to some of the members of his own party by his opposition to the measure, and Mr. Monk accused him of abusing the forms of the House. Mr. Jenkins rose to order, vehemently denied the charge, and then moved that those words be taken down. Mr. Parnell at once rose. 'I second that motion,' he said; 'I think the limits of forbearance have been passed. I say that I think the limits of forbearance have been passed in regard to the language which hon. members opposite have thought proper to address to me and to those who act with me.' At once Sir Stafford Northcote, who was then Chancellor of the Exchequer and leader of the House, rose and moved that the latter words of Mr. Parnell be taken down. The motion of Mr. Jenkins was irregularly got rid of by the intervention of the chairman of committees—Mr. Raikes—who declared that the words of Mr. Monk were not a breach of order. The chairman, however, proceeded to raise another subject of dispute by calling upon Mr. Parnell to withdraw his statement, 'accusing hon. members of this House of intimidation.' 'The hon. member must withdraw that expression,' said Mr. Raikes, amid the cheers and intense excitement of the House. Mr. Parnell rose to explain; he was constantly interrupted by 'conversation, coughs, exclamations, cries, and groans.'¹ He denounced the Bill as mischievous both to the colonists and to the native races, and instituted a comparison between Ireland and the South African colonies; 'therefore,' he went on, 'as

¹ *New Ireland*, p. 424.

an Irishman, coming from a country which had experienced to the fullest extent the results of English interference in its affairs, and the consequence of English cruelty and tyranny, he felt a special satisfaction in preventing and thwarting the intentions of the Government in respect to this Bill.'

The moment these words had been uttered, the House thought that it had at last caught the cool, wary, and dexterous Irish member in a moment of forgetfulness and passion, and that he had given the long-sought opportunity for bringing him to account. Amid loud shouts, Sir Stafford Northcote rose and moved that the words of Mr Parnell be taken down ; and this having been done, he proposed that all further business should be stopped, and that the Speaker should be sent for. The Speaker was brought in, the House filled with an excited crowd, and Sir Stafford Northcote moved that Mr. Parnell 'be suspended till Friday next.' Mr. Parnell was called upon to explain. Either from anger or calculation, he showed no anxiety to accept the chance of exculpation. It was not till the Speaker had four times repeated the offer that Mr. Parnell got up. The speech he delivered is very characteristic of his temper and his methods. While the House was storming around him, and he was brought face to face with the prospect of undergoing parliamentary censure after a manner unprecedented, and thus viewed with horror by all the men around him, he began by a technical objection. He pointed out that another motion had been proposed to the House before that of Sir Stafford Northcote's, and that, therefore, the motion of the leader of the House was out of order. But the Speaker ruled this objection as untenable ; and Mr. Parnell had to proceed with his own defence. He addressed to the House, which was now in a state of almost frenzied excitement, a speech full of the boldest defiance and of stinging suggestion. The House was now beside itself with rage, and there were loud shouts that Mr. Parnell should withdraw, as is the custom when the conduct of a member is under consideration. Mr. Parnell left his seat and calmly proceeded to a place in the Speaker's gallery, and from this point of vantage looked down on the proceedings in which he himself was the subject of debate.

Sir Stafford Northcote now moved that 'Mr. Parnell having wilfully and persistently obstructed the public business, is guilty of contempt of the House, and that Mr. Parnell for his said offence be suspended from the service of the House till Friday next.' In those days the House was not yet ready to take strong steps against individual members, and there was a recoil from the proposal of Sir Stafford Northcote. Then the Liberals remembered the bitter suffering they had had to undergo from Tory obstructives in their days of power, and were not altogether indisposed to make some capital out of the distresses of the Tories—obstructives raised in the whirligig of time to such positions as Under-Secretary for the Colonies and Judge Advocate-General and Chairman of Committees. Mr. Knatchbull-Hugessen, speaking from the front Opposition Bench, reminded Mr. Hardy of his famous avowal 'to thwart all the attempts of the late Ministry to carry out their army reforms.' Then a fatal flaw had been pointed out in the proposal of Sir Stafford Northcote. The words of Mr. Parnell had been examined with cooler temper after the first pounce upon him. It was discovered that the charge against him was, after all, nothing but a mare's nest. He had certainly declared his interest in 'thwarting and preventing the designs,' not of the House, which, of course, would be obstruction, but 'of the Government,' which is the object and the legitimate pursuit of every opponent of a Ministerial measure. It was seen that Sir Stafford Northcote had lost his head in his eagerness to throw a Christian to the lions, and he was obliged to postpone further debate upon the question until the following Friday.

This was a triumph for Mr. Parnell. The Speaker, the occasion for which he had been called having passed away, went back to his room; Mr. Raikes, the Chairman of Committees, once more took his place; Mr. Parnell, escorted by Mr. Biggar, re-entered the House, stood up again, and resumed his speech exactly at the point at which he had been interrupted two hours before by the impulsive motion of Sir Stafford Northcote.

On the Friday following Sir Stafford Northcote proposed two new rules. The first was, that any member called to

order twice by the Speaker or the Chairman of Committees could be suspended for the remainder of the sitting; and the second, that no member be allowed to propose more than once in the same sitting a motion for reporting progress or the adjournment of the debate. The resolutions met with some criticism from the Liberal benches, but the Irish members offered no opposition, and the two rules were adopted for the session. The only time they were ever brought into requisition was against poor Mr. Whalley, who stumbled into a mistake, and who was suspended somewhat hurriedly and perhaps inconsiderately by the Speaker. On Wednesday, July 31, occurred the first of those prolonged sittings which have since become so familiar. The Government, owing to the dogged and persistent opposition of Mr. Parnell and Mr. Biggar, and to some extent of the Radicals below the gangway, were very far behind with their legislative proposals, and especially with the South African Bill. At last it was resolved that the measure should be pushed through on the night of Tuesday, the 31st; and on that night, for the first time, the expedient of relays that has since become so familiar was employed. The Irish members, aware of the arrangement that had been made against them, accepted the challenge, and determined to carry on the fight as long as their strength would hold out. There were but a few of them to carry on the contest, seven in all. Mr. Butt refused to have anything to do with the fight; at a comparatively early period of the struggle he had got up, denounced his followers in the strongest terms, and declared that, if conduct like this received the support of the Irish people, he would retire from politics as from a 'vulgar brawl.'

But Mr. Parnell and Mr. Biggar had got beyond the stage when they were to be deterred by such words from carrying out the policy which they believed to be necessary in the interests of their country; and they fought on unheeding. They were supported for some time by Mr. Courtney, who was as hostile as they to the principle of the South African Bill, and who has since been justified, as well as Mr. Parnell and Mr. Biggar, by the disastrous termination to the measures of which the South African Bill was the starting-point. But

Mr. Courtney gave up the struggle in the small hours of the night. He saw that the Government had made up their minds to force the Bill through, characterised this proceeding as encountering 'rowdyism by rowdyism,' and left. The fight still went on. At a quarter-past eight in the morning, after he had been fifteen hours at work, Mr. Parnell retired to rest ; he came back at a quarter-past twelve, four hours later, and resumed his share in the debates. At two o'clock the last amendment on the South African Bill was disposed of, and the Bill was through. When the House rose it had been sitting for twenty-six hours. One other little incident is worth recording. Throughout the long watches of the night the Ladies' Gallery was occupied by one solitary and patient figure ; this was Miss Fanny Parnell, who shared and inspired the convictions of her brother, and who afterwards gave to the Irish cause some of its most stirring lyrics and its ablest argumentative defences, and an incessant labour amid daily increasing weakness and fast approaching death.

This unprecedented sitting in the House of Commons produced in England a tempestuous burst of anger and excitement, and for some days Mr. Parnell, Mr. Biggar, and their associates were denounced with a wealth of invective that would not have been unequal to the merits of Guy Fawkes or Titus Oates. In their own party, too, the dissent from their tactics was reaching a climax ; Mr. Butt seemed resolved to throw down the final gage of battle, and call upon the party to make their choice between the continuance of his leadership and the suppression of the two mutineers. But all efforts to get the party to take decisive action proved abortive. It should be said for Mr. Butt that he had the courage of his convictions ; that being convinced, conscientiously convinced, that the obstructive policy was doing great injury to the national cause, he was ready to denounce, and if possible, to end it. But the majority of his party, while hating the 'obstructives' more bitterly than Butt, because they interfered with their selfish purposes, were not the men to boldly take action against them. Time-servers and office-seekers, they wanted to survive till the advent of the blessed hour when the return of the Liberals to power would give them the long-

desired chance of throwing off the temporary mask of national views, to assume the permanent livery of English officials. Before that period could arrive, they well knew that a General Election had to intervene, and who knew what control over that election might be exercised by such extremists as Mr. Parnell and Mr. Biggar? The only political faith which these gentlemen really knew was, what has come to be wittily called by the *Pall Mall Gazette* 'the cult of the jumping cat.' The 'jumping cat' might jump to the side of Messrs. Parnell and Biggar, and thus it behoved prudent men not to be too extreme in their action against them. Thus all efforts failed to have them formally condemned by the Home Rule party.

This fact adds another element of tragedy to the woful eclipse in which the last days of Butt ended. His opponents were honest and resolute; his friends, self-seeking, treacherous and half-hearted, ready to turn without a blush or a pause from the worship of the setting to that of the rising sun.

There was another portent of the time which still more disquieted Butt, and brought the peril of the situation more clearly and unmistakably before his eyes. The policy of Mr. Parnell and Mr. Biggar might not as yet have won the intelligence of Ireland, but it had beyond all question gained its heart. The session of 1877 had ended on August 13; on the 21st of the same month there was a meeting in the Rotunda in Dublin in honour of Mr. Parnell and Mr. Biggar; the meeting was crowded; the reception was enthusiastic; the verdict of Dublin was given, and it was in favour of the new men and the new policy.

The reader, to understand the success of the active policy, has to recall the fact which I have endeavoured all through this narrative to imprint upon his mind as a central fact of Irish politics. This was that, since the betrayal of the national cause by Keogh and Sadleir in 1855, the heart of the Irish people had never been won for parliamentary agitation; there was ever the tendency to the cynic doubtfulness of those who have once been greatly deceived. This had a bad effect in several ways. In the first place, it was a steady obstacle to that infectious enthusiasm by the aid of which alone the

scattered interests and forces and tendencies of a nation can be moulded into the unity of a great united and national movement. It left the constituencies to make the fight on local or capricious or non-essential issues instead of a common national platform ; above all things, it left the parliamentary party without that force of national passion behind them without which, in a struggle in an assembly alien, ignorant and generally hostile like the House of Commons, the words of Irish national representatives were but as sounding brass and tinkling cymbal. To give the people faith—that was the first necessity of a great movement in Ireland ; that was the object, and that is the chief justification, of the policy of the active party.

Meantime the struggle was going on inside the bosom of the Home Rule party itself. On Monday and Tuesday, January 14 and 15, 1878, a conference was held in Dublin. There had been reports that the two parties would come into serious collision at this meeting. On both sides, too, tokens had been given which sufficiently indicated determination to come to close quarters and to have the issue fought out. A notice appeared, in the name of Mr. Butt, recapitulating resolutions which had been passed after the election of the party in 1874—resolutions pledging the party to act independently of both the English parties, and at the same time in unity with each other. Then Mr. Butt proposed to add the following resolution :—

That in the opinion of this conference the cordial acquiescence in the resolutions is essential to that unity without which it is impossible to maintain an independent Irish party in the British House of Commons, and that while we deprecate any undue interference with the liberty of independent action, we are of opinion that no Irish member ought to persevere in any course of action which shall be declared by a resolution adopted at a meeting of the Home Rule members to be calculated to be injurious to the National cause.¹

On the other hand Mr. O'Connor Power had given notice of this resolution :—

That the hostility with which the just and constitutional demands for self-government made by a majority of the Irish representatives

¹ *Nation*, January 19, 1878.

has been met with by both English parties in the House of Commons increases the obligation which the Home Rule members are under of adhering to their engagement to hold themselves aloof from understandings, combinations, or alliances with any English party not pledged to support a measure for the establishment of an Irish Parliament, and makes it essential to the success of the Irish cause that more determined and vigorous action should be taken by the parliamentary party.¹

As the time for the conference approached, however, Butt again found that he was fighting without his army. A private meeting of the Irish members, held on the Saturday before the conference, arrived at a compromise. The rival resolutions were withdrawn, and a set of resolutions proposed by a Mr. P. McCabe Fay were accepted, which, if anything, were more favourable to Mr. Parnell than Mr. Butt. For these resolutions, while recommending 'united and energetic action under the leadership of Mr. Butt,' also laid down, that on questions on which the party had not arrived at a determination to adopt common action, 'the members of the party have full liberty of action'²; 'always remembering the deep obligation on all individual action, both in and outside the House of Commons, to endeavour to avoid any course that would injure the influence of unity of the Home Rule party.'³ The resolutions also declared it desirable 'that more energetic action should be taken in Parliament,' and impressed upon the Home Rule members 'the necessity of increased activity and more regular attendance during the ensuing session.' At the conference, accordingly, everything proceeded with perfect harmony. Mr. Butt and Mr. Parnell both explained their policy in calm language, and with that unbroken courtesy to one another which always distinguished their relations even in the midst of their bitterest differences of opinion. A few sentences from the speeches of both upon the occasion will put the two policies in juxtaposition, and enable the reader to judge between the two. The following is an extract from Mr. Butt's speech:—

I took the liberty some time ago at Limerick to lay down what I believed was the policy to pursue, and that was to make an assault

¹ *Nation*, January 19, 1878.

² *Id.*

³ *Id.*

along the whole line of English misgovernment, to bring forward every grievance of Ireland, to press the English House of Commons for their redress ; and I believed, and believe it still, that if once we get liberal-minded Englishmen fairly to consider how they would redress the grievance of Irish misgovernment, they would come in the end to the conclusion that they had but one way of giving us good government, and that was by allowing us to govern ourselves.

And this is an extract from the speech of Mr. Parnell :—

If I refrain from asking the country to-day, by the voice of this conference, to adopt any particular line of action or any particular policy, or to put any definite issue in reference to it before this conference, I do so solely because I am young and can wait (applause).

Mr. Butt.—Hear, hear.

And because I believe the country can also wait, and that the country which has waited so long can afford to be patient a little longer (cheers). . . . Mr. Butt has very fairly explained the policy that he has carried out during the three or four years that this Parliament has lasted, and he has pointed to his speech at Limerick, in which he described his policy as one which was designed to make an attack on the whole line of English misgovernment in Ireland, by laying bare the grievances under which Ireland suffers, and he has told us his belief that if . . . he made it clear to Englishmen that we really did suffer under many unjust laws, that he would be able to induce fair-minded Englishmen to direct their attention to the redress of these grievances, and that he would be able to persuade them that the best way to redress our grievances would be to leave us to redress them ourselves. Now I gladly agree with Mr. Butt that I think it is very possible and very probable that he would be able to persuade fair-minded Englishmen in the direction that is indicated—(hear, hear)—but still, I do not think that the House of Commons is mainly composed of fair-minded Englishmen. If we had to deal with men who were capable of listening to fair arguments, there would be every hope of success for the policy of Mr. Butt as carried out in past sessions, but we are dealing with political parties who really consider the interests of their political organisations as paramount beyond every other consideration. (Hear ! hear !)

The conference discussed at great length another question of even more importance. This was the period when the two English parties were in their fiercest antagonism to one another in reference to Lord Beaconsfield's policy on the

Eastern Question, and it was expected that there would be, during the approaching session of 1878, a great party fight in which the Irish vote, if united, could make itself a potent factor on one side or the other. After a long discussion it was agreed that the party should be recommended to agree to united action, and to vote solidly for one side or the other.

So the conference ended in a drawn battle, but the session of 1878 was soon to show how impossible it was to do anything with the existing party, or with Mr. Butt himself. A more regular attendance on the part of members was requested, and the only result was that often when an important Irish Bill was proposed there were not half-a-dozen Irish members in their places. Joint action had been recommended on the Eastern Question, and when the great party division came the members took different sides. There was even a graver scandal, for Mr. Butt, the leader of the party, not only voted with the Ministry, and thereby swelled the majority of a party that had up to that time refused every single demand of the Irish people, but he spoke in a tone far more worthy of an Imperialist 'Jingo' than of an Irish Nationalist.

This was an important victory for Mr. Parnell, and another success had immediately preceded. There are no Irishmen more fierce or resolute in the national faith than the Irishmen settled in England and Scotland. They are, though this is not generally thought, far more extreme in their views than the majority of the Irish in America, and they have an unbroken unity and a clear-sighted appreciation of the essential truth in grave national controversies that might well put to the blush the half-heartedness, the wavering purposes, and the divided counsels of the Irish who have remained in Ireland. The reasons of the political temper of the Irish in England are chiefly these: first, the true state of Ireland is only appreciated properly by contrast; and the Irishman in England, when he goes back to his own country after a residence in a free and prosperous community like that in England, perceives more clearly and feels far more keenly the desperate state of his country than the Irishman who never has had the opportunity of seeing anything but the poverty, servitude, and

squalor amid which he has always lived. Then the Irish in England—uncompromising in their attachment to their creed and their nationality, wearing the shamrock on St. Patrick's day, bearing the palm on Palm Sundays—are to a certain extent a caste apart, and have something of the narrowness, and provoke and resent something of the enmity which isolation produces. Thus it comes to pass that, of all the scattered branches of the Irish race, the Irishmen settled in England maintain a political faith more extreme and resolute than the Irish in any other part of the world. The Irish in England were from the very first on the side of Mr. Parnell. They are usually enrolled in some organisation more or less intimately affiliated with the similar organisation in Ireland. At this period the name of the English organisation was the Home Rule Confederation, and Mr. Butt was its president. At the annual convention of the Confederation at the close of 1877, Mr. Butt was deposed and Mr. Parnell was elected in his place. The man who proposed the change bore to Butt that extraordinary affection with which this weak, kindly, unassuming, and childishly simple old man was accustomed to inspire nearly every man, and could with difficulty maintain his composure as he gave the tottering Cæsar the fatal stab.

Mr. Butt now virtually retired from the leadership of the Home Rule party. His resignation of his position was not accepted, and he was induced to retain at least the nominal lead of the party. He accepted on the condition that his attendance should not be regular; this condition was for the purpose of allowing him to devote his attention to his practice. Like O'Connell, he had virtually to abandon his profession when he undertook the duties of parliamentary leadership. In this way his already vast load of debt had been increased, and his hours of waking and sleeping were tortured by duns, threats of proceedings, and all the other shifts and worries of the impecunious. His quarrel with the 'obstructives' had now come to interfere with his financial as well as with his political position. A national subscription had been started. In Ireland the response of the people to the needs of their leaders has often been bountifully generous, more often than perhaps in any other country; but those who depend on the

assistance of the public are subject to the chances of fortune that always dog the dependents in any degree on the popular mood. There are times and seasons when even the most popular leader will not receive one-tenth of the support which would be given in more favourable circumstances, and the popular leader dependent for his living on the pence of the people has the life of the gambler or the theatrical speculator. The support of the people had been definitely transferred from Mr. Butt to Mr. Parnell, and financial support followed the tide of popular favour. The subscription was a miserable failure, and Butt was now without any resource but his profession.

But the time had passed when he could do anything there. The weakness of the heart's action, which had pursued him from his early years, was rapidly becoming worse, and in 1878 there were many warnings of the approaching end. In that year he made the remark to a friend, speaking of some troublesome symptoms from his heart, 'Is not this the curfew bell, warning us that the light must be put out and the fire extinguished?'

Still he fought on, attending the law courts daily, and now and then joining in a desperate attempt to meet his daily triumphant opponents.

His last appearance was at a meeting in Molesworth Hall on February 4, 1879. He was at this time engaged in the *cause célèbre* of *Bagot v. Bagot*.

The appearance of the old man at this meeting has left a deep and a sad impression on the minds of all those who were present. When he came in the look of death was on his face; the death of his hopes and his spirits had already come. There were many faces among those around that once had lighted at his look and that now turned away in estrangement. 'Won't you speak to me?' he said in trembling tones to one man who had been his associate in many fights and amid many stirring scenes. But his old persuasive eloquence was still as fresh as ever, and he defended his whole policy with a vigour, plausibility, a closeness of reasoning that were worthy of his best days.

This was the last meeting he ever attended. The next

day he fell sick. The heart had at last refused to do its work; the brain could no longer be supplied; he lingered for nearly a month with his great intellect obscured, and on May 5, 1879, he died.

The people retained a kindly feeling for him to the end; but he had unquestionably outlived his usefulness; and his triumph over Mr. Parnell at this period of Irish history would have been a national calamity that might have brought hideous disasters. Sufficient time has elapsed since his death to pronounce a calm estimate of his career. The unwisdom of his policy was largely due undoubtedly to the difficulties of his circumstances. He had a wretched party—with one honest and unselfish man to five self-seekers—but he laid the foundations of a great party in the future, and, more than any other man, he prepared the people for the new struggle for self-government. It was his misfortune to come at the unhappy interval of transition from the bad and old and hopeless order of things to a new and a better and brighter epoch. Between the era of 1865 and the era of 1878 Ireland was, so far as constitutional movements were concerned, in a political morass. It was Butt that carried the country over that dangerous ground. His foot was light, and slippery, and timid; but the ground over which he had to pass was treacherous, perilous, and full of invisible and bottomless pools.

But all the same, it was well for Ireland that Butt died at this moment. The country was again approaching one of those crises the outcome of which was to mean either a re-plunge into the Slough of Despond, such as she had been immersed in from 1845 to 1865, or the start of a new era of hope, effort, and prosperity. If Butt had survived, and had retained the leadership, there is little doubt that he would have been incapable of rising to the height of the argument, and would have counselled shilly-shallying where shilly-shallying meant death, and moderation where extreme courses were required to avert a national disaster, wholesale, violent, and perhaps fatal; or, if he had not retained the full leadership by the destruction of the rising efforts of Mr. Parnell and Mr. Biggar, and if he and they still remained in political existence, and to

some extent in political alliance, then there would have been divided counsels ; and the time was one for unity. All the meanness and servility and half-heartedness of the country would have found in Butt a rallying-point, and the crisis was one that demanded all the energy and courage and concentrated purpose of the country. For the year of 1879 was at hand.

CHAPTER IX.

FAMINE AGAIN!

BEFORE coming to 1879, a few words more on the progress of Mr. Parnell. The arrangement in the Home Rule party was to elect, not a leader by that name, but a sessional chairman. Mr. Shaw was elected as the successor of Mr. Butt. The selection was regarded at the time as rather happy. Mr. Shaw was a banker, and represented well the conviction of cool, unemotional business men that the union was fatal to the material interests of Ireland. He was, besides, a Protestant, and in the politics of a country so intensely Catholic as Ireland it is, curiously enough, an advantage to belong to a creed different from that of the majority of the people. It was supposed, too, that Mr. Shaw would not fall into the same mistake in dealing with Mr. Parnell and Mr. Biggar as had been committed by Mr. Butt; if he could not approve or join in all their proceedings as the leader of a regular army, at least he might not object to the services they rendered him as *guerilleros*.

Meantime the Ministry was about to supply Mr. Parnell with the best of all justifications for his policy. It has been seen with what contemptuous scorn the Government rejected all Mr. Butt's proposed reforms. Mr. Butt and his methods had thus been flouted for three years; within one year of the growth of 'obstruction,' the Government proceeded to bring forward concessions to Ireland. In the session of 1878 they introduced an Intermediate Education Bill. This was especially satisfactory to Mr. Parnell; his practical mind judges every policy by its results, and he was now able to show to the Irish people a practical result from his policy. In this session, too, a curious testimony was given to his growing position. A committee was appointed to consider the

question of obstruction, and the means by which it should be met. Mr. Parnell was appointed one of the members of this committee; and there was a certain sense of mingled disgust, amusement, and admiration at the skill with which Mr. Parnell cross-examined the different witnesses who were called to bear testimony against himself. Without ever changing countenance, or losing temper, or saying a hasty, or a rude, or an impatient word, he took the Speaker and Mr. Raikes point by point through the whole genesis and nature of obstruction till he compelled them to give it that exactness of definition which made it the more difficult to deal with. The sight of this gentleman, calmly asking what was 'obstruction,' at the moment when the whole press and all the Parliament of England were howling at him as an unscrupulous and persistent practician of the art of obstruction, had something very curious about it.

In the session of 1879 Mr. Parnell succeeded, after his dexterous fashion, in catching hold of a subject upon which it was possible to address the House with great frequency and at great length. The Army Regulation Bill, among other things, regulated the question of flogging. Mr. Parnell knew that there were a certain number of members among the Liberals who strongly objected to this form of punishment, and he determined to utilise their feeling. On the other hand, there were many among the Liberals who were shrewd enough to see that this was a question upon which it was possible to raise a considerable amount of popular feeling. A general election was impending, and the abolition of flogging in the army naturally presented itself as a very good cry for catching the voters. In the previous session, Mr. Parnell and Mr. Biggar had been left to fight the question of flogging alone. Now the curious spectacle was presented of the Irish 'obstructives' being supported by Mr. Chamberlain and several other prominent and promising members of the Radical section. In the end, Parnell and Biggar, seeing how well their purpose was being served by the Liberal opposition, drew slightly into the background, and allowed the question to be practically taken out of their hands; and this brought curious developments. As Mr. Parnell had been left fighting

the battle against flogging alone when he began the struggle, so Mr. Chamberlain was left alone by the orthodox Liberals when he took it up. In the same way, too, as Mr. Parnell had been vehemently attacked by the whole force of the two parties combined in his early days of assault upon the lash, the persistence of Mr. Chamberlain's agitation of the question in the House drew down upon him a rebuke from the Marquis of Hartington, and there was a sharp scene between the two. But in the end the agitation against the lash became strong enough to be taken up by the orthodox Liberals, and in the same way as Parnell was succeeded by Chamberlain, Chamberlain was succeeded by Lord Hartington and the Liberal leaders. The result of this was that the lash became one of the prominent subjects of debate between the two parties, and in more than one constituency a Conservative member was hounded out of public life by the vehement speeches of Liberals upon the question.

It is needless to say that Mr. Parnell was not allowed to go through the sessions of 1878 and 1879 without occasionally passing through storms of the most tempestuous violence.

He was denounced by Ministers and by the leaders of the Opposition, and was over and over again repudiated by the members of his own party, who were delighted by the unusual incident of attentive and enthusiastic Houses. It would be useless to cumber the narrative with any record of these utterances by forgotten slaves.

By way of illustrating the sweet and gentlemanly delicacy of the observations of some London journals on Mr. Parnell, the following passages from a writer already quoted, may not be uninteresting nor, indeed, unamusing:—

Mr. Parnell is always at a white heat of rage, and makes with savage earnestness fancifully ridiculous statements, such as you may hear from your partner in the quadrille if you have the good fortune to be a guest at the annual ball at Colney Hatch.—*World*, March 29, 1876.

The writer who cherishes a real affection of Ireland, and who has an unaffected admiration for the genius of her sons, bitterly reproaches Meath that it should have wronged Ireland by making such scenes possible under the eye of the House.—*World*, March 29, 1876.

Mr. Biggar, though occasionally endurable, is invariably grotesque. . . . but Mr. Parnell has no redeeming qualities, unless we regard it as an advantage to have in the House a man who unites in his own person all the childish unreasonableness of the ill-regulated suspicion, and all the childish credulity, of the Irish peasant, without any of the humour, the courtliness, or dash of the Irish gentleman.—*World*, March 29, 1876.

Meantime events were developing in Ireland which were destined to mould his future and to meet his career at the true psychological moment. The Land Act of 1870, as I have already told, had been put forward by Mr. Gladstone and his supporters in the House of Commons as a just and final settlement of the Land question. It has been seen that no Irish popular leader really acquainted with the facts of the case, like Mr. Butt or Sir John Gray, believed in 1870 that these views of the Act would be justified. It has also been seen that in all the years which elapsed between 1870 and 1879 there was scarcely a session during which an attempt was not made to remove the defects of the measure and to apply a really effective remedy to the evils of the agrarian system.

What had been the state of Ireland since 1870? The Land Act of 1870 made no provision against rack-rent; rack-renting went on in many parts of Ireland, especially in the province of Ulster, more relentlessly and continuously than perhaps ever before. Eviction was but partly provided against by an arrangement that compelled the landlord to give compensation for disturbance. It was supposed, and perhaps intended by Mr. Gladstone, that this compensation should bear some relation to the loss of the tenant; but in a country where the land supplied a man with the only means of livelihood, it was plain that the only compensation which would really supply the place of his lost farm would be a compensation that would give him an income for the remainder of his days. Thus compensation for disturbance was, in Ireland, practically a contradiction in terms; to talk of a man being compensated for disturbance was the same thing as to talk of the compensating of an ocean waif for the loss of the raft which alone gives him a hope of safety. In the next place, the courts to which the question

of disturbance was referred had prejudices and conceptions on the relations between landlord and tenant which rendered it absolutely impossible for them to administer justice. It must be remembered, as one of the leading facts of this whole controversy, that the whole bent of the land law in Ireland, not for years or for generations, but for centuries, was to make the landlord omnipotent; that the lawyers dealing with the question, whether Protestant or Catholic, Conservative or Liberal, were saturated with the principles of a law founded on this basis; and that, therefore, the rights of the tenants were often honestly held to be legally infinitesimal. Finally, there was no provision—at least no adequate provision—in the Land Act of 1870 for compensation for disturbance in cases where the tenant was unable to pay the rent. This also was contrary to the spirit of the Act, because Mr. Gladstone plainly laid down, in discussing the Bill, that over and above his right for any improvements he might have made upon the soil, the tenant was entitled to compensation from the mere fact of being disturbed or evicted; and it was plainly the spirit of the Land Act of 1870 that, even when the tenant was unable to pay his rent, eviction should not necessarily deprive him of compensation for his own property in the shape of improvements added to the land. But as the law stood, or was interpreted, the way the Act of 1870 worked was that the landlord was enabled, on the one hand to raise the rent to the highest point he thought fit; that the tenant could only obtain compensation for eviction; and finally that when either through the rack-rent or bad seasons the tenant was unable to pay his rent, all his improvements could be confiscated by the landlord, and he himself be thrown upon the world without house, without resources, without mercy.

It was obvious to anybody who considered the Irish Land question with an impartial mind that legislation of this kind could only be endured as long as the people were utterly incapable of having it mended. Another fact was equally obvious, that it only required the strain of a few bad seasons to reduce the greater portion of the tenantry of Ireland to a state of bankruptcy. And, finally, with the farmers dependent for the most part on a crop whose fickleness had been proved by

such tragic testimony in the previous history of Ireland, it was plain that such stress was bound at some period to come.

It is an instructive commentary on the effect of the government of Ireland from Westminster that, seventy-nine years after the Act of Union, the farmers remained in practically the same position as at the beginning of the century; that in these seventy-nine years there had been two famines, one among the most tragic in the awful depths of its horrors and sufferings of all human events; and that, after two famines, the country was approaching a third. In 1879 too, as in 1846, the potato crop could without exaggeration be described as the thin partition which stood between famine and a vast number of the Irish tenantry. Let us take this fact in connection with the following figures showing the depreciation in the potato crop for the years 1876, 1877 and 1878.

		VALUE. ¹
1876	£12,464,382
1877	5,271,822
1878	7,579,512

There was hope, of course, that 1879 would repair the loss which had been inflicted by the two previous years; but 1879, instead of bringing relief, aggravated the disaster, and brought a supreme national crisis. The state of the weather and the reports from the country showed clearly to any observer of the time that a disaster was impending that might, unless properly met, plunge Ireland into the odious and tragic horrors of 1846 and 1847. Another circumstance tended very much to aggravate the distress in the poorer parts of the country. It is the habit of a considerable section of the farmers of Mayo, Galway, and Donegal to migrate to England and Scotland for the harvest season every year. The sums which they thus earned by the migration, calculated at about 100,000*l.*, went, not to their wives and families, but to the landlord. Labour for English and Scotch farmers was part of the tribute they had yearly to pay to their oppressors. It was, indeed, a peculiarity of the Irish land system that it pursued the Irish race wherever that race went. The

¹ *Thom's Directory.*

son or daughter of the Irish farmer who had emigrated to America, or Australia, or New Zealand did not leave behind in Ireland the curse of his race. The wages earned as a labourer, or a servant-maid, or a miner, or a sheep-farmer in any of these places of exile went home to help their parents in their yearly deepening poverty, through their yearly increasing rent. It has been calculated that between the years 1848 and 1864 no less a sum than 13,000,000*l.* was sent by the Irish in America to their people at home.¹ The people at home, in the meantime, remained either in the same condition or usually sank deeper into the mire of inextricable poverty. In other words, the money sent from the Irish in America did the farmer no good, it was all swallowed up by the Irish landlord; it was part of the world-wide tribute this caste was able to extort. This incontestable fact adds another element of humour to the complaint of the landlord class that the subscriptions which were brought into the Irish National League by the Irish race in America and Australia came mostly from servant-girls, and much rhetoric was expended from the same quarter in denunciation of the agitators who lived on their hard-won wages. These denunciations, which, as a matter of fact, were not founded upon truth, would have been more becoming if they had not proceeded from a class which had been for a generation the greatest tax and the most prominent burden of the servant-girls of New York, Chicago, Melbourne, and every other city where exiled Irish labour seeks the market it has been refused at home.

The loss of the migratory labourers in 1877 is calculated by Dr. Wilson Hancock at 250,000*l.*² The amount of value of the potato in 1879³ was 3,341,028*l.* In other words, two-thirds of the entire potato crop was gone, and in some parts of the country the crop was entirely gone. 'The potato crop,' said the Registrar-General, 'will be deficient in every province, county, and union.' 'The salient point is,' says the same authority, 'that in 1878 the estimated produce of potatoes in Ireland was 50,530,080 cwts., the average for ten years being 60,752,918 cwts., whereas the

¹ Lord Dufferin quoted by Healy, p. 49.

² Healy, p. 72.

³ *Id.*

estimated yield for 1879 is only 22,273,520 cwts., a most alarming decrease.¹ The meaning of these figures is unmistakable. Famine was coming again!

The next factor in the situation is the action of the landlords. The English reader will at once assume that, in the face of a great emergency like this, there would have been a tendency on the part of the owners of the soil to take their share of the calamity that threatened the entire Irish nation. During the agricultural crisis of these three years the English landlords had accepted the common lot, and there was scarcely a newspaper which did not contain the announcement of an abatement of rent by the landlords of England—abatements rising from ten to fifty per cent., and in many cases to the whole of the half-year's rent. The English landlords were considerate enough, and it may be added wise enough, to make these abatements; but the Irish landlord adopted no such method.

And here let it be remarked that one of the insurmountable difficulties of the Irish question is that things bear the same name in England and Ireland without having the same meaning. Thus, the Irish and the English owners of the soil are both known by the name of landlords, yet is there no similarity whatever in the relations of the two to the general tenure of land or to the tillers of the soil. It has already been shown how the relation differs: first, in the great essential point that the landlord, in England, supplies the farm-houses, the farm buildings, the drainage, and practically all the other outfit of a farm; while in Ireland the contribution of the landlord has been confined to the bare soil. It is known that the occupier in Ireland was, as a rule, a small farmer, while in England the occupier was usually a large farmer who invested a considerable capital in land. But the moral difference between the relations was still greater. In England the community of race, and generally of creed, as well as a strong sense of duty in the landlord class and a healthy public opinion, often made the relations between the owner and the occupier of the soil kindly. If one is to judge

¹ Quoted by Healy, p. 71.

of these relations by their portraiture in fiction, it has been regarded as a duty by the men and women of the squire's household to attend to the wants of those placed beneath them. The Lady Bountiful who visits the sick agricultural labourer, and gives him both physical and spiritual consolation, is one of the stock characters in English fiction, and, I assume also, in English life. All such relations as these between the family of the Irish landlord and that of the Irish tenant are practically unknown. Between them there is a chasm of difference of race and creed, with the contempt of a master to a serf on the one hand and the sullen hatred of the serf to the master on the other. The relation between the Irish landlord and the Irish tenant bore far more resemblance to that between the French nobleman and the French peasant in pre-revolutionary days, than to that between the English squires and the English farmer or labourer of the present day. This difference has always been one of the difficulties in the way of obtaining land reform. The English landlords, conscious of the kindly relations subsisting between them and their dependents, naturally rejected as loathsome calumnies the stories told of the relations between the body of the Irish people and men called by the same name, speaking the same language—intimates, associates, and relatives. And thus it was that stories of wholesale clearances, in circumstances of shocking and heartrending cruelty; of the razing of cabins which the tenant had built with his own hands and at his own expense; of his expulsion from the plot of ground, the rent of which had been raised to a degree impossible of payment, solely because the tenant himself had transformed it from a barren and rocky mountain slope into a garden of fertility;—stories such as these were told to ears that were closed by the scepticism of invincible ignorance and of false analogy.

The action of the Irish landlords in 1879 justified their whole traditions. It may be summed up in a sentence: the deeper grew the distress of farmers, the more exacting became the demands and the more merciless became the attitude of the landlords. Here are the official figures upon the subject, and they may be left to tell their own tale:

EVICTIONS.

1876	1269
1877	1323
1878	1749
1879	2667

It was at first sight apparently one of the tragic facts of the case that the Chief Secretaryship of Ireland at this period of impending and awful disaster was held by such a man as Mr. James Lowther. The character of Mr. Lowther is now pretty well known. The appointment of such a person, with his illiterate mind, his mediæval and impenetrable ignorance, his bold but perilous stubbornness, was universally regarded as one of the jokes by which Lord Beaconsfield occasionally gratified the wanton caprice of great power. Even before the crisis of 1879, Mr. Lowther had given open expression to the treatment which any proposals to deal with the relations of landlord and tenant would meet with from him. He has the sinister courage of his senseless convictions, and to-day openly preaches those protectionist doctrines which are generally supposed, among all English politicians of intelligence, to be as dead as the Ptolemaic system of astronomy. Thus, while the majority of his party had accepted the land legislation of 1870 as an accomplished fact, Mr. Lowther still maintained his attitude of dull and unchangeable protest. The Land Act of 1870, he declared, in debate on a motion of Mr. Butt, was 'undiluted communism.'

As if to deepen the contrast between the condition of Ireland and the tenure of the Chief Secretary's office by such a man, Mr. Lowther was accustomed to clothe his thoughts in a brusque humour that smacked somewhat of the stable, but at the same time was not unamusing. Of him at that period the story used to be told that, when addressing his constituents on his appointment as Under Secretary for the Colonies, he was asked to say something about colonial affairs. 'Oh, don't let us talk shop,' was the audacious and comical reply. But the Irish people were not in the condition to relish jokes, especially at their own expense; and to Irishmen acquainted with the history of their country, it seemed an almost intolerable aggravation of their lot that this hope-

lessly ignorant and densely obstinate man should grin, buffoonlike, as the succession of scenes in the national tragedy unveiled themselves before his eyes.

During the earlier months of 1879 the attention of the Chief Secretary had been called more than once to the calamity that was impending over Ireland. He received all these statements with easy and jaunty denials. At last, on May 27, when the House was adjourning for the Whitsuntide recess, the Irish members made a final attempt to force the condition of the country upon the attention of the Chief Secretary. Mr. McCarthy, the late Mr. A. M. Sullivan, Mr. O'Donnell, Mr. O'Connor Power, Mr. Mitchell Henry, all asked for some declaration on the part of the Government which would show that they were acquainted with the real state of things, and that they were preparing some remedy for it. Entreaty, argument, intimate acquaintance with the facts of the case—graphic pictures of the dire distress of the country—all were lost on Mr. Lowther. He was ready to go so far as to acknowledge that there was 'some' depression in the agriculture of Ireland; but he went on to say, he was glad to think that that depression, although undoubted, was 'neither so prevalent nor so acute as the depression existing in other parts of the United Kingdom.'¹

Such was the pronouncement of Mr. Lowther, and a result followed similar to many such experiences in history. The obstinacy of the defender proved the downfall of the institution. 'Seldom,' justly remarks Mr. A. M. Sullivan, 'did an English minister speak a sentence destined to have more memorable results. In that moment Mr. James Lowther sealed the doom of Irish landlordism;'² for Mr. Lowther's answer drove Mr. Parnell into the ranks of the Land League. The attitude of Mr. Lowther convinced Mr. Parnell that there was no hope from Parliament, that mild methods were no longer in place, and that, if Ireland were to be saved from a dreaded calamity, resort must be had to desperate expedients.

The Agrarian movement in Ireland meantime had been greatly stimulated by Mr. Davitt. Mr. Davitt had the advantage which Gambetta had in the politics of republican France;

¹ Hansard, vol. ccxvi. p. 246.

² *New Ireland*, p. 438.

he had a legend. He had but a short time before been liberated from penal servitude. To have been a convict by English law for devotion to Ireland is held, and justly held, by Irishmen to be the best passport to their confidence and affections. There was a singularly dramatic appropriateness in Mr. Davitt being one of the leaders of an agrarian revolt. His history was the history of hundreds of thousands of his countrymen, and the rapacity and cruelty of landlordism was the central fact that moved and coloured it all.

Michael Davitt was born in 1846, near the small village of Straid, in the county of Mayo. His father was a farmer who was among the many thousand victims of those wholesale evictions in that dread period which have been fully described in previous pages of this book. Mr. Davitt was but four years of age when he saw his home destroyed. His father and mother came to England, 'and had to beg through the streets of England for bread.' The family settled in the little town of Haslingden in Lancashire. His mother was in the habit of frequently repeating the details of this cruel and memorable episode in his earliest years; and, undoubtedly, it was this eviction scene which influenced the fortunes of his entire family, and has been the fiercest incentive of Davitt's attitude towards landlordism ever since. Over and over again references to this incident occur in his speeches. Replying once to an ungenerous attack made upon him, which appeared under the name of the late Archbishop MacHale, though probably never written by him, he wrote:—

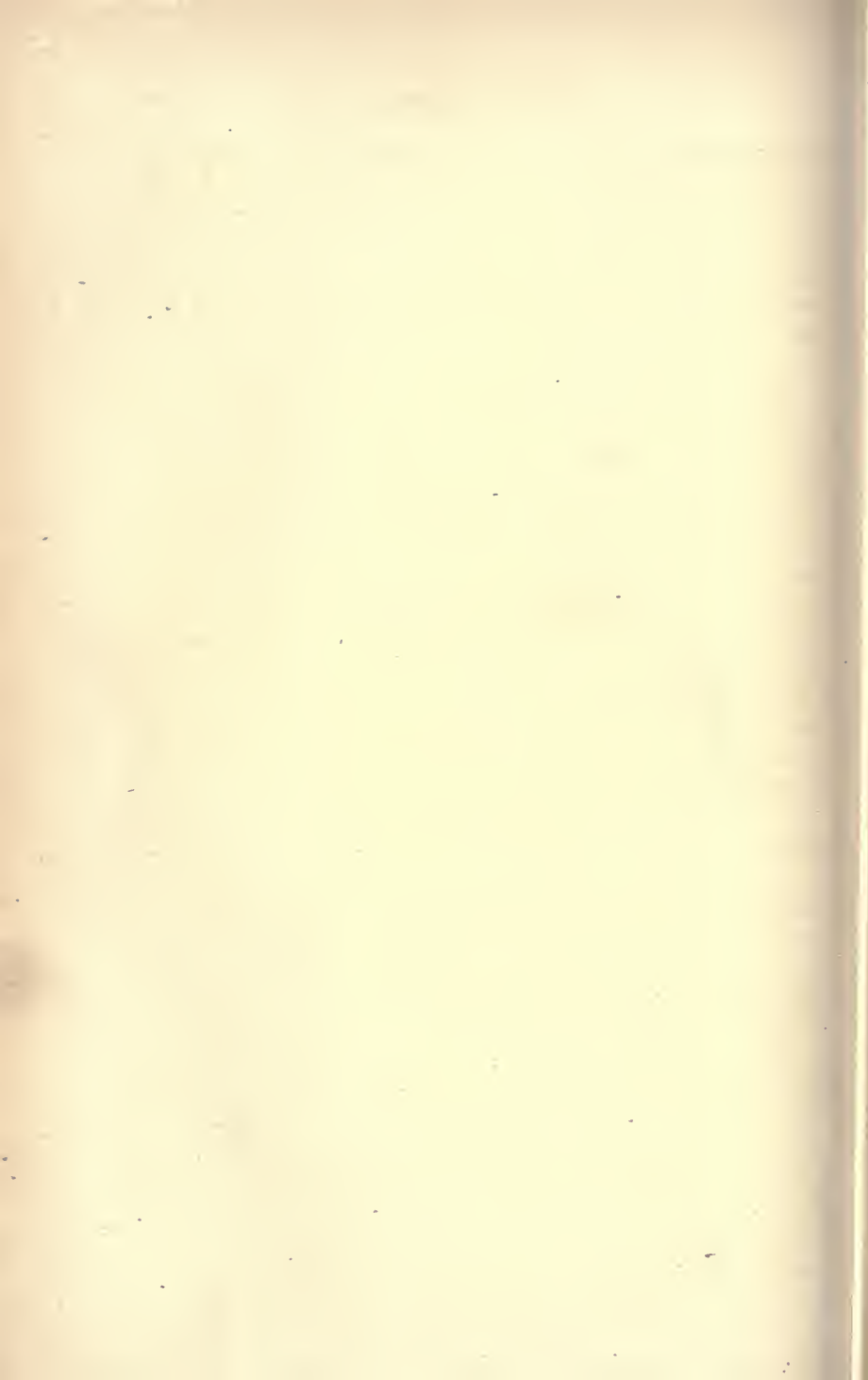
Some twenty-five years ago my father was ejected from a small holding near the parish of Straid, in Mayo, because unable to pay a rent which the crippled state of his resources, after struggling through the famine years, rendered impossible. Trials and sufferings in exile for a quarter of a century, in which I became physically disabled for life, a father's grave dug beneath American soil, myself the only member ever destined to live or die in Ireland, and this privilege existing only by virtue of 'ticket of leave,' are the consequence which followed that eviction.¹

When he was still a child he was sent to a mill to work,

¹ D. B. Cashman's *Life of Michael Davitt*, p. 96.



Michael Paritt



and there he was by an accident deprived of his right arm. At this time he had received but the merest rudiments of education, and this accident obtained for him the advantage of another instalment of instruction. At eleven years of age he secured employment in the local post-office; and as the postmaster had also a business in printing and stationery, Mr. Davitt had an opportunity of taking an occasional peep at books.¹

In this way he had already attained to some prominence among the Irishmen of his district; but up to this time he had not formed strong national opinions; or, if there were the germs of such opinions in his mind, they had not assumed definite shape. One night he went to hear an address on an Irish subject. The wrongs of Ireland were narrated by an eloquent tongue. All the latent forces and unformed notions in Mr. Davitt's nature were at once crystallised; and from that hour forward he was an ardent Irish Nationalist. He soon became an active member of the Fenian organisation, and he took part in the attempted seizure of Chester Castle. 'Unable to shoulder a rifle with his single arm, he carried a small store of cartridges in a bag made from a pocket-handkerchief.'²

After the failure of the enterprise he managed to escape arrest and return to Haslingden; but he soon entered on active operations again in connection with the movement, and was employed in the work of purchasing arms and forwarding them to Ireland. On May 14, 1870, he was arrested in London along with an Englishman named John Wilson, a gunsmith of Birmingham, and he was convicted mainly on the evidence of an informer named Corydon—and sentenced to fifteen years' penal servitude. He was often subjected, like the other Irish political prisoners, to that brutality of punishment which England and Russia are alone among European countries in inflicting upon political prisoners. It is impossible for a man of any nationality to read his own account of the sufferings and indignities through which he had to pass without feelings of burning anger. A rebel against laws which had broken up his home, impoverished and exiled those dearest to him, he

¹ *Land of Eire*, by John Devoy, p. 38.

² *ib.* p. 38.

had resorted to the only weapons which then seemed capable of arresting the attention of that country whose apathy to Irish ruin Mr. Gladstone has so well described, and he was but ante-dating reforms, most of which have since passed into law; but he was sent to herd with murderers, pickpockets, and burglars, passed through solitary confinement, or was overworked, underfed, and exposed to all changes of the seasons.

At last, on Wednesday morning, December 19, 1877—after seven years and seven months of this dread suffering—he was released. A series of enthusiastic receptions awaited him and three other Fenian prisoners who had been released about the same time, namely, Colour-Sergeant McCarthy, Corporal Thomas Chambers, and Private John P. Bryan. It had been constantly denied that Sergeant McCarthy had been ill-treated in prison, and asserted that his health had in no way suffered. Two days after his arrival in Dublin, however, McCarthy gave testimony that could no longer be denied. Mr. Davitt, McCarthy, and the two other released prisoners had been invited by Mr. Parnell to breakfast with him in Morrisson's Hotel. While they were awaiting breakfast, McCarthy was observed to grow pale and totter across the room, and, having been laid on the sofa, in a few moments he was dead. The twelve years of penal servitude had at last done their work.

Mr. Davitt then proceeded on a lecturing tour throughout England and Scotland. Later on, he determined to go to America to see his mother and other relatives who had settled in the town of Manayunk in Pennsylvania. He landed in New York about the beginning of August, 1878. At this time he had very few acquaintances in America;¹ he soon, however, came in contact with some leading Irishmen settled in that country, and made a favourable impression upon them. Meantime, events had occurred which had prepared the way for the agitation in which Mr. Davitt afterwards played so prominent a part. In the early days of the revolutionary party, a fundamental doctrine, as has been mentioned, was that not only was constitutional agitation futile, but it

¹ Devoy, p. 40.

was so prejudicial that all true Nationalists were bound to make war against it. Some of the intelligent leaders among the Nationalists in America had begun to see that this policy was impracticable; and to these views a clear expression was given in an able letter written by Mr. John Devoy. This communication started what came to be known as the 'new departure' in Irish politics. A fundamental principle of this new departure was that attention should be directed to the reform of the land system of Ireland, and the establishment of Peasant Proprietary. Mr. Davitt had, after various consultations with Mr. Devoy and others, formed an outline of a land movement; but his ideas were still in a crude and indefinite shape.¹

When he returned to Ireland he met with very serious obstacles. The newspaper which at the time was supposed to speak the opinions of the revolutionary party, denounced the 'new departure' as an insidious conspiracy, with the object of seducing believers in 'physical force' doctrines to the treacherous paths of constitutional agitation; and several times Mr. Davitt was tempted to give up the attempt in despair of carrying out the movement. However, time and the seasons fought upon his side. Widespread distress threatened to be most severe in the West, and, curiously enough, there already existed in that region the germs of a land movement.

The tenants had kept up some form of association from the moment at which the worthlessness of the Land Act of 1870 was discovered. In Dublin, for instance, there was an organisation known as 'The Central Tenants' Defence Association,' the object of which was the attainment of what afterwards became known as the 'Three F's.' There was also a local organisation which afterwards perhaps did more than any other to beget the Land League; this was the Tenants' Defence Association of Ballinasloe. The foremost figure of this association was a man named Matthew Harris. Matthew Harris is one of the most interesting and striking figures of the Irish movements of the last thirty years. During all this period he has devoted himself with self-sacrificing and unflinching zeal to the attainment of complete redress of his

¹ Devoy, p. 49.

country's grievances. In this respect politics are with him an absorbing passion, almost a religion. In pursuit of this high and noble end he has risked death, lost liberty, ruined his business prospects. Eager, enthusiastic, vehement, he has at the same time that grim tenacity of purpose by which forlorn hopes are changed into triumphant fruitions. He has fought the battle against landlordism in the dark as well as in the brightest hour with unshaken resolution. Reared in the country, from an early age he saw landlordism in its worst shape and aspect; his childish recollections are of cruel and heartless evictions. Thus it is that in every movement for the liberation of the farmer or of Ireland during the last thirty years he has been a conspicuous figure, as hopeful, energetic, laborious in the hour of despair, apathy, and lassitude, as in times of universal vigour, exultation, and activity.

Matthew Harris had made war on landlordism, which in the county of Galway has been particularly atrocious for many years before the Land League was thought of, and in this way became the germ of a new movement. But it was not in the county of Galway that this movement took its birth. Mr. Davitt, as has been seen, was a native of the neighbouring county of Mayo, and there he determined to make the first start.

Meetings were primarily held for the purpose of inducing the landlords to reduce the rents. The Land League may be dated from one of these meetings. This was a gathering which assembled on April 20, 1879, at Irishtown, in the county of Mayo. This meeting was convened for the purpose of protesting against some acts of oppression on the part of the landlords of the district. The promoters of the meeting were Mr. Davitt and Mr. Brennan, the latter afterwards secretary of the Land League. Mr. Davitt did not attend the meeting, and the chief speaker at it was Mr. O'Connor Power, M.P.

Several other meetings followed. The deepening distress among the farmers and the increase of evictions by the landlords supplied an impetus which had the effect of advancing the movement with extraordinary rapidity. The times, in fact, were ripe for an agrarian revolt. But as yet the movement was

local and obscure. Scarcely any reports found their way into the metropolitan newspapers, and the country was generally unconscious of the portentous new birth. One of the reasons of this was that most of the gentlemen who had started this movement, though their names afterwards came to be world-wide, were at this period comparatively unknown, and filled no large space in the public eye. There was one man who had already attained prominence as the figure which had the greatest hold upon the affections of the country, and who seemed to present, in his own person, some chance of being the rallying-point of an advanced movement. This man, of course, was Mr. Parnell. But Mr. Parnell, busy in Parliament, had as yet made little or no sign. He had spoken upon the Land question; his views were well known to be favourable to a large change in the system, but he had not given in his adhesion to the new movement, which seemed not only to propose revolutionary and perilous remedies for the immediate evil, but a final settlement of the question that went far beyond the most sanguine dreams hitherto indulged in by even the most ardent legislator.

But, deservedly great as was the influence of Mr. Davitt, and immense as were his exertions, the movement could not be said yet to have reached its pinnacle until the leader came to whom, at this moment, the eyes and hopes and affections of all Irish Nationalists were gradually turning.

One of the great forces which had inspired the hope and strength that made the new movement possible was the spirit excited throughout Ireland by the attitude of Mr. Parnell and Mr. Biggar in the House of Commons. The scenes—vexatious, indecorous, wanton, or boorish, as they appeared to the English public—were to the people of Ireland the electric messages of new hopes. Every word of these scenes was read with fierce and breathless eagerness. The representatives of a country trodden under foot for centuries were seen in the citadel of the enemy, aggressive and defiant. The Parliament that trampled upon every Irish demand for so many generations was seen raging in hysteric and impotent fury against the growing omnipotence of two determined men. The movement that starts from 1879 will not be understood

unless the fact is grasped that Ireland at that moment was living under the burning glow of parliamentary 'obstruction.' The temper which this fact produced was the original impulse in preventing the farmers of 1879 from lying down, dumb, helpless, and cowering, under eviction, famine, and plague, as had been done by their fathers in 1846-47.

The position Mr. Parnell had already attained marked him out as a man who, if he undertook the leadership of a movement, would carry it through every defile of difficulty and danger to the end. He was rapidly becoming the idol of the people, who could fuse their passions and their affections into a united and mighty effort. The victories he had already won gave him the prestige of a child of destiny before whom hosts of enemies and gigantic obstacles melted into vaporous impotence. For a considerable time Mr. Parnell hesitated before taking a step beyond 'the three F's,' but at last he crossed the Rubicon and joined the ranks of those who declared that the struggle on the Land question should only end with the transfer of the proprietorship of the soil from the landlord to the tiller.

This was to be the final settlement of the question; but, meanwhile, the wolf was at the door. How was the emergency of deepening distress, of ever-advancing famine and ever-increasing eviction to be met? This was the terrible problem which Mr. Parnell had now to face.

And now I have come to one of the cross-roads in my story. All that I have written will have failed in its purpose if the reader do not see the road to take at this crisis, clearly marked out as with an iron finger. My chief reason in bringing into this chapter of Irish history an account of 1846 and 1847 and the years immediately after, was because 1846 and 1847 are the background of 1879 and 1880. The second epoch is entirely unintelligible without a knowledge and true appreciation of the first. 1846 and 1847 left two memories: the memory of the terrible suffering, and the memory of how that suffering was submitted to. Ever since there has been no feeling so bitter in the hearts of Irishmen—especially the hearts of young Irishmen—as the feeling that much of the awful suffering could have been prevented if the people only had

had the courage to act in their own defence ; to refuse to allow food to be exported from a starving nation ; to refuse the payment of impossible rents that one man might luxuriate in an hour of national cataclysm and tens of thousands perish in the agonies of hunger and of typhus fever ; to refuse submission to decrees of eviction, and through eviction of death or exile from lands brought to fertility by their toil, from houses built in their own sweat and blood and tears. And this is something more than a mere feeling. The idea will stand the test of the severest examination, that in a moment of national crisis, such as the Irish famine, the safety of the nation demanded some sacrifice on the part of the landlords—a sacrifice best if willingly made, as by the landlords in England and in Scotland ; in any case, a sacrifice, whether willing or unwilling. The principle involved is indeed one that has passed from the region of debate to that of the jurisprudence of more than one nation. Anybody who will take the trouble to read the debates on the Compensation for Disturbance Bill will find the instances given from the laws of Rome, and of Scotland, and of Canada, in which stress of season is held to modify all contracts for rent. In the case of Ireland the whole controversy resolves itself into the question, Which is the more precious—rent or a nation ?

The story I have already told of 1846 and 1847 prove these things: (1) that the failure of the potato crop in Ireland is liable to be attended with widespread distress and possibly with famine ; (2) that widespread distress, and still more famine, is pretty certain of being followed in Ireland by destructive epidemics ; (3) that the horrors of distress or famine and of epidemics will be increased by wholesale clearances by the landlords ; (4) that the Imperial Legislature has not the will or the power to deal efficiently with such a crisis ; and (5), as a consequence of all these, that in a period of potato failure, submission by the farmers to the landlords and reliance on the Imperial Parliament are calculated to bring about wholesale loss of life by hunger or disease or eviction, gigantic waste of natural resources through emigration, and a prolonged period of national torpor and decay through the loss of hope and of strength brought about by those sufferings.

I hold that I am called upon to prove this and this alone ; that the circumstances of 1879 and 1880 bore a sufficiently close resemblance to those of 1846 and 1847 to justify a movement against rent and against eviction. Was there this resemblance ? First, there was the failure of the potato—that I have proved by official statistics, and it is not seriously denied by anybody any longer ; second, the reality and severity of the distress from the failure is proved by testimony so diverse as the Relief Committees of the Duchess of Marlborough, of the Mansion House and of Mr. Parnell. The peril of wholesale evictions and the sameness of temper of the Irish landlords of 1879 as in those of 1846 and 1847 are too plainly proved by the yearly increasing number of evictions, and the name of Mr. Lowther alone suffices to prove the incompetence of the British Legislature. This incompetence received, as will be seen, further and stronger proof when an enlightened Liberal Minister succeeded to the Tory obscurantist in the Chief Secretaryship of Ireland.

Mr. Parnell then found the majority of the farmers face to face with either of these two dilemmas : If they had all the rent, they might give every penny to the landlord, and allow themselves, their wives, and their children to perish. If they had not the rent, and the landlord insisted on his ' rights,' they were subject to eviction on a scale as wholesale as the clearances that followed 1846 and 1847. To call upon the people, under circumstances like these, to pay all their rent was to recommend them to follow the example of 1846 with the sequels of 1847—wholesale starvation and wholesale eviction. This was not the policy that recommended itself to Mr. Parnell ; such a policy would have been that of a coward and a traitor. The first Land meeting attended by Mr. Parnell took place at Westport on June 8, 1879. The resolution to which Mr. Parnell spoke on this occasion was as follows :

'That whereas many landlords, by successfully asserting in the courts of law their power to arbitrarily increase their rents, irrespective of the value of the holdings on their estates, have rendered worthless the Land Act of 1870 as a means of protection to the Irish tenants, we hereby declare that not only political expediency, but justice, and the vital interests of Ireland, demand such a readjust-

ment of the land tenure—a readjustment based upon the principle that the occupier of the land shall be the owner thereof—as will prevent further confiscation of the tenant's property by unscrupulous landlords, and will secure to the people of Ireland their natural right to the soil of their country.'

Mr. Parnell, in his speech, laid down on clear and distinct lines the Land policy of the future and the policy of the hour. He declared in favour, not of 'the three F's,' but of Peasant Proprietary.

'In Belgium,' said Mr. Parnell, 'in Prussia, in France, and in Russia the land has been given to the people—to the occupiers of the land. In some cases the landlords have been deprived of their property in the soil by the iron hand of revolution; in other cases, as in Prussia, the landlords have been purchased out. If such an arrangement could be made without injuring the landlord, so as to enable the tenant to have his land as his own, and to cultivate it as it ought to be cultivated, it would be for the benefit and prosperity of the country.'

But this, as he said immediately, was to be regarded as the final settlement of the question; the immediate point was what the people were to do in order to avert the calamity which was at that moment at their very doors. This was the occasion on which he first formulated the policy of resisting eviction. This policy he formulated in a phrase which became the key-note of the whole agitation. He declared that a fair rent had been transformed, by the failure of the potato crop, into an exorbitant rent; that if the rents were insisted upon there would be a repetition of the scenes of 1847 and 1848.

'Now,' he said, 'what must we do in order to induce the landlords to see the position? You must show the landlords that you intend to hold a firm grip of your homesteads and land.'¹

The phrase had such appropriateness to the situation and to the time that it at once passed into men's mouths. Mr. Parnell has since told the manner in which it suggested itself to his mind. While in the train which brought him to this meeting he was passing over in memory some of

¹ *Freeman's Journal*, June 8, 1879.

the scenes in which Mr. Biggar and himself had taken part in Parliament. He was musing over the deadly tenacity with which the member for Cavan always stuck to his purpose. Tenacity was translated into the shorter word 'grip,' and thus was born the memorable and potent phrase 'hold,' or, as it was afterwards expressed, 'keep a firm grip of your homesteads and land.'

From the moment Mr. Parnell put himself at the head of the Land movement it spread with enormous rapidity, and soon reached startling proportions. He had once more said the right word at the psychological moment, and formulated a great, practical, and necessary policy. Meeting after meeting was held in many parts of Ireland, and before long it was evident that Mr. Parnell was at the head of the mightiest popular movement since the days of O'Connell and 1845. Meantime, the Government and the English press looked on with sinister eye. The appeals of Mr. Parnell to the Irish farmers to protect themselves and their families and their homes against a gigantic danger found little sympathy even in a so-called Liberal press. Extracts from his speeches were quoted, by way of showing the desperate and the wicked character of the man; but the context containing the arguments by which he justified his advice was carefully suppressed, and there was scarcely a word about the desperate circumstances of Ireland which so eloquently and convincingly pleaded for desperate remedies. The Government, on the other hand, arrested Mr. Davitt, Mr. Brennan, Mr. Kellen, and Mr. Day, of Castlebar; but the case was not pressed with any particular vigour, and was finally abandoned.

The idea of forming a central organisation for regulating and directing the growing movement in Ireland was formed in September 1879. The draft of an appeal for support for this organisation was prepared by Mr. Parnell, Mr. Brennan, and Mr. Davitt. On October 21, 1879, a meeting was held by circular in the Imperial Hotel, Lower O'Connell (then Sackville) Street; Mr. A. J. Kettle presided. The Land League was then and there founded. The following resolutions set forth the principles of the new organisation:

- I. That the objects of the League are, first, to bring about a

reduction of rack-rents ; second, to facilitate the obtaining of the ownership of the soil by the occupiers.

II. That the objects of the League can be best attained (1) by promoting organisation among the tenant-farmers ; (2) by defending those who may be threatened with eviction for refusing to pay unjust rents ; (3) by facilitating the working of the Bright Clauses of the Land Act during the winter ; and (4) by obtaining such reform in the laws relating to land as will enable every tenant to become the owner of his holding by paying a fair rent for a limited number of years.

Mr. Parnell was elected president, and Mr. Kettle, Mr. Davitt, and Mr. Brennan were appointed honorary secretaries. Mr. J. G. Biggar, M.P., Mr. W. H. O'Sullivan, M.P., and Mr. Patrick Egan were appointed treasurers, and a resolution was passed calling upon Mr. Parnell to go to America and obtain assistance. Mr. John Dillon was to accompany Mr. Parnell to America.

This was the first time that the leader of a constitutional movement had gone among the Irish in America for the purpose of obtaining assistance for the people at home. Mr. Parnell's tour was a series of enthusiastic receptions. Wherever he went, and in nearly every town through which he passed, he addressed thousands of people. Officials of the United States attended and presided over his meetings, and at last he was paid the compliment of which only two other men—Kossuth and Dr. England—had been the recipients in the whole course of American history : he was permitted to address the House of Representatives at Washington. The financial results of this tour were extraordinarily large. The Land League, owing to the severity of the distress throughout the country, had resolved to devote a portion of their funds to the relief of the distress. The funds raised by Mr. Parnell were divided into two parts—one for the purpose of organisation, the other for the relief of distress. For both, about 72,000*l.* had been subscribed.

The indirect effects of this tour were, perhaps, even more important. The reality of Irish distress could no longer be denied, and there grew up a competition between different sections as to which should most liberally contribute towards the movement for preventing famine.

Thus, although Mr. Lowther as Chief Secretary had denied the existence of distress, the fact had been brought so clearly home to the mind of the Lord Lieutenant, that his wife, the Duchess of Marlborough, issued an appeal, giving a dark picture of the state of the country, and formed a relief committee. The Lord Mayor of Dublin for 1880 happened to be a man of great energy and ability—Mr. E. Dwyer Gray—and he also formed a committee of relief; and thus, by the beginning of 1880, no fewer than three committees were working to prevent the occurrence of famine. Thus the action of Mr. Parnell and the Land League had brought the condition of the country from the region of debate into that of admitted fact, notorious to all the nations of the world.

Even Mr. Lowther and the Parliament were compelled at last to listen. Acknowledging the distress, they adopted a method for meeting it which is perhaps unexampled even in the history of the legislation of the House of Commons on the Irish Land question. While the landlords were scattering notices of eviction over the country wholesale, the Government conceived the felicitous idea that the landlords formed the most suitable agency for supplying relief to the tenants. Accordingly a Bill was introduced, the effect of which was to lend to the landlords the sum of 1,092,985*l.* without interest for two years, and at one per cent. interest afterwards! This money was to be used by the landlords in giving employment to their tenants, and in thus preventing the spread of famine. With unconscious humour this extraordinary measure was called 'The Relief of Distress Act.'

Meantime, another great event affecting Ireland was about to happen. In March 1880 Lord Beaconsfield decided to dissolve Parliament. It is now known that the postponement of an appeal to the country to this late date was against his views, and that he was only overborne after a severe struggle. It was his idea that the time to ask for a renewal of the confidence of the country was when it was still in the full blaze of its frenzied and childish joy at the annexation of Cyprus and the return of the Prime Minister from Berlin as the herald of peace with honour. But that fortunate hour had been allowed to pass. The Afghan and Zulu difficulties had ensued; Mr.

Cross had brought in his Water Bill, and the prestige of the Government had sunk to a low ebb. Under such circumstances the astute and utterly unscrupulous leader of the Tory party saw that his only chance of success at the poll was to approach the people with some catching cry. The cry he chose was an anti-Irish manifesto. I will not stop in this place to examine into the morality of the statesman who, at the moment when Ireland was in the very agony of famine, did not scruple to arouse the fierce racial passions of the more powerful against the weaker nation; still less am I tempted to point a moral against Tory statesmanship. What was the policy of Lord Beaconsfield in 1880 has become the policy of the Liberal party in 1885. They are now in the same want that he was then, and in default of any other 'cry,' appeal to the worst passions of Englishmen and Scotchmen with anti-Irish manifestoes.

The news of the impending Dissolution reached Mr. Parnell on March 8, when he was speaking at Montreal. At once he saw that it was necessary for him to proceed to Ireland without one moment's delay. His lecture delivered, he started for New York. On the very morning of his departure he laid the foundation of a Land League in America, and on March 10 he sailed for home. He reached Queens-town on March 21, and thus he lost many valuable days. The Dissolution took place on March 24, and the first election in Ireland on April 1. The interval for a general electoral campaign was small indeed. However, the moment he landed in Ireland he proceeded to fight the election with an energy that seemed diabolic. He rushed from one part of the country to another, made innumerable speeches, had interviews with most of the parliamentary candidates, himself stood for three constituencies. Throughout all this feverish struggle there was ever by his side, sharing, and often doing most of his work, the bright, fiercely industrious, sleeplessly active young secretary whom he had summoned to him in America. There was one stupendous difficulty, even greater than the shortness of time. At the very first meeting of the Land League this resolution had been passed:

'That none of the funds of this League shall be used for the

purchase of any landlord's interest or for furthering the interests of any parliamentary candidate.'

The argument, I assume, in favour of this resolution was, that it was necessary to bend to the fierce distrust felt by some of the most ardent and energetic spirits of the country in parliamentary agitation: to them parliamentary agitation was still associated with the irrevocable memories of Keogh's treason and the long race of treacherous trimmers and self-seeking hypocrites. This view may have been sound, but the fact was, that of the thousands of pounds which were at the disposal of the Land League, either for purposes of relief or of organisation, every single penny had been subscribed under the influence of Mr. Parnell's name and in trust in his honour, his patriotism, and his methods. It is certain also that this resolution had the effect of seriously crippling Mr. Parnell's efforts. He fought the entire election with the sum of 1,250*l.*—1,000*l.* which he obtained as a personal loan, 100*l.* sent from Liverpool, and 150*l.* which were obtained by his astute secretary from political opponents after a fashion not unamusing.¹ He was thus unable to put forward candidates for several constituencies in which his name would have ensured success, and he was obliged to put up with the wrecks of broken faith and of falsified pledges which previous Parliaments had laid high and dry on the political shore. Thus for Kerry, which would have returned two of his nominees, he had to be satisfied with the two Blennerhassetts. He went to Kildare, and had to accept from Mr. Meldon a promise which he knew might be true to the letter but would be false to the spirit. In some other constituencies he did not find time or opportunity to interfere at all. And in this way he and the constituencies and the Irish cause were deprived of many a man who might have swelled the ranks of those who fought throughout the memorable years between 1880 and 1885. His toughest contest was in the city of Cork. For years that city had been represented by Mr. Nicholas D. Murphy, a characteristic specimen of the class of Catholic Whigs whose timidity and treachery have been one of the most potent agencies in the hands of English ministers for

¹ T. M. Healy in *United Ireland*, August 29, 1885.

prolonging the reign of Irish misery and of Irish servitude. When Mr. Parnell entered upon the contest it was everywhere regarded as a forlorn hope. The bishop and many of the priests of the diocese took an active and energetic part against him; the shopkeepers were supposed to be still buried in the morass of Whiggery; Mr. Murphy and his family were reputed to be of great wealth, and certainly had large and far-reaching relations with the trading interests of the city. It was a great and bewildering surprise to the earnest Nationalists of the city when Mr. Parnell was found to have won. The result of the election was that there were sixty-eight men returned as Home Rulers. The deceptiveness of this total will be judged from the fact that among the Home Rulers were reckoned such men as Mr. J. Orrell Lever, returned as one of the members for Galway, and Mr. Whitworth, returned for Drogheda. Of the other Home Rulers the majority were reckoned supporters of Mr. Shaw, and but a small minority were openly pledged to follow Mr. Parnell; a considerable number had not made a definite choice between the policies of the rival leaders.

In England and Scotland, meantime, the General Election had resulted in an overwhelming triumph for the Liberal party and the return of Mr. Gladstone to power as the master of a great majority. The masses of the Irish people received the news of this victory with intense joy. The anti-Irish manifesto of Lord Beaconsfield had suggested the idea that the defeat of the Tories became the first duty of Irishmen everywhere. The leaders of the Home Rule Confederation in England and Scotland issued a manifesto calling upon the Irish electors in every English and Scotch constituency to go solid for the Liberal candidates. This advice the Irish electors had too well obeyed, and in every constituency marched in unbroken battalions to vote solidly Liberal. 'I went without my dinner,' said a Poplar Irishman to me once at an anti-coercion meeting in Hyde Park, 'to vote for Mr. Bryce, and now Mr. Bryce is voting for coercion.' The Liberal candidates on their part showed themselves not ungrateful for this support. Their addresses and speeches overflowed with words of sympathy and affection for Ireland, of denunciations of

Lord Beaconsfield and of his manifesto, and with solemn vows of eternal hostility to coercion.

Mr. Parnell had been no party to this wholesale and blind adhesion of the Irish party to the English Liberals. His keen political instinct had already foreseen the circumstances which would bring the interests of English Liberalism and of Irish Nationality into irreconcilable collision, and he would have preserved a policy which would have produced a more equal distribution of political power. Nor had he read the history of Ireland in vain. To him the most pregnant moral of that history had been that, whenever Irish Nationalists had trusted the fortunes of their country to English Liberals, treachery, coercion, delayed or half-hearted reform had been the return. Most Irishmen would have mocked at these fears just then; the English Liberal was regarded as Ireland's best friend; and for the third time in the history of the epoch described in these pages, the Irish people placed their confidence in the honour and good-will, the pledges and principles, of the Liberal party. It will not be uninteresting to watch how this third experiment ended.

CHAPTER X.

THE LAND LEAGUE.

THE struggle between the two sections of the Home Rule party soon began. Without any consultation with Mr. Parnell a meeting of the new party was called for. Several of the new members refused to attend. A second meeting had to be convened, and this took place at the City Hall, Dublin, on May 17. On this occasion nearly every one of the new men who had been returned to support Mr. Parnell was present. To the general world they were unknown, obscure, and to some extent despised; and many of them were young. But there was scarcely one of them whose previous career had not been a preparation for the position which he now held, and who had not been living a life either of action or of thought to which membership of a party led by such a leader as Mr. Parnell was an appropriate climax. Amid their varied characters they all possessed something alike in a certain dash of fanaticism. Mr. Justin McCarthy had been elected before. Almost from his entry into the House of Commons he had drifted towards the side of Mr. Parnell. Some surprise was felt when he consented to stand and be elected as an Irish member.

When he took his seat for the first time in the House of Commons Mr. John Bright congratulated Parliament on the accession to its ranks, and Parliament cheered in cordial agreement. But there was some little regret that it had not fallen to his lot to be the member for a British instead of an Irish constituency; probably there was more than one city in England or Scotland that would have felt honoured by such a representative as the author of the 'History of Our Own Times,' and there certainly would in time have been a Liberal Administration that would have been glad to have counted him among its members. Even many Irishmen at the start

of Justin McCarthy's career may have felt that he would have taken his place in the ranks of an English Liberal Government as appropriately as in those of an Irish National Party. And yet Justin McCarthy had a past of which but few people knew ; but to those who knew that past, its most complete and fitting sequel was that McCarthy should be one of the leaders of the first really independent party in the British Parliament.

Justin McCarthy was born in Cork in 1830. When he was a boy the capital of Munster could lay claim to really deserve the traditional reputation of the province for learning. Mr. McCarthy's father was one of the best classical scholars of the day, and there was at that time a schoolmaster named Goulding—the name is familiar to many a Corkman still—who was a really fine scholar. Justin McCarthy was one of Goulding's pupils, and when he left school he had the not common power even among hard students of being able to read Greek fluently and to write as well as translate Latin with complete ease. Journalism appeared to him the readiest form of making a livelihood, and, like so many other literary men, he began at one of the low rungs of the ladder. He had taught himself shorthand, and his first employment was that of a reporter on the *Cork Examiner*. It may be an interesting fact to note that his hand still retains its cunning, and that he may often be observed taking down on the margin of the Parliamentary Order Paper the exact words of some important Ministerial statement for quotation in his leading article. The first important piece of work, it may also here be mentioned, which Mr. McCarthy was sent to do was to report the trials of Smith O'Brien and his colleagues at Clonmel. There are two other important reminiscences of Mr. McCarthy's reporting days. He was present at the meeting in Cork at which the late Judge Keogh swore that oath which played so tragic a part in Irish history ; and he was also present, as has been seen, at the famous dinner at which the present Lord Fitzgerald, then a rising young lawyer, in the ardour and virulence of his patriotism, bearded a lord-lieutenant and scandalised an audience of Cork's choicest Whigs. It was in

1847 that Mr. McCarthy started his professional life, and everybody knows that all that was young, enthusiastic, and earnest in Cork shared the political aspirations of that stormy time. There had been in existence for many years a debating society known as the 'Scientific and Literary Society,' and one of the many forms in which the new spirit roused by Young Ireland showed itself was the starting of that body known as the Cork Historical Society, as a rival to the older and tamer association. Among the members of this body were many young fellows who afterwards rose to importance. Sir John Pope Hennessy, now Governor of the Mauritius, and Justin McCarthy himself were among its first recruits. The Historical Society became a recruiting ground for Young Ireland; nearly all its members joined the party of combat, and they founded one of the many Confederate Clubs that were started to prepare for the coming struggle.

President Grévy in his sober age remembers the day when he mounted a barricade. Similarly Justin McCarthy, in his maturity of philosophic calm, can look back to a time when he dreamed of rifles and bayonet charges and death in the midst of fierce fight for the cause of Ireland. 'To those who know him there is no difference in the man of to-day and the man of '48. He has still the same unflinching courage as then. In this respect, indeed, Justin McCarthy is a singular mixture of apparent incompatibilities. There is no man who enjoys the hour more keenly. He has the capacity of M. Renan for finding the life around him amusing; enjoys society and solitude, work and play, a choice dinner or an all-night sitting. But he has eminently 'a two o'clock in the morning courage'—a readiness to face the worst without notice. With his fifty-five years he is still a man of sanguine temperament; but in '48 he was only eighteen. He naturally, therefore, belonged to the section which had Mitchel for its apostle, and open and immediate insurrection for its gospel. Mitchel was arrested, and no attempt was made to rescue him; and there were many among the companions of McCarthy who saw in this failure the death of their hopes, the end of their efforts for the Irish cause. Justin McCarthy was not one of those. Let the remainder of this portion of his life be told in the words of his son:—

There were young men in that city by the Lee who did not think, even because the men of '48 had made no attempt to rescue John Mitchel from his sentence, that therefore the fires of patriotism were necessarily extinguished upon the altars of liberty: '48 had failed, but there was no reason why '49 should fail. In this very year, when the English Queen was in Dublin listening to the loyal protests of loyal citizens, and while she was being assured by the Orange clique that the Young Ireland movement meant nothing, and that Ireland was heart and soul devoted to her service and to English rule, in that year a young man came down on a special visit from Dublin to Cork. The young man bore a name which is deservedly dear to Irishmen—Joseph Brennan, better known to his friends, and better known to us to-day, as Joe Brennan. Those who knew Joe Brennan are not likely to forget his wonderful dark eyes, his brilliant talk, and, what was better than either, one of the most National hearts that ever beat for Ireland. Joe Brennan was a young Corkman who had gone to Dublin and become a writer on Mitchel's paper, and who, when Mitchel was exiled, had started a paper of his own. He came down to Cork with the deliberate purpose of trying if he could not do something to stir into blaze again the revolutionary fires which seemed to have been extinguished when Meagher and O'Doherty, and Smith O'Brien and the others were sentenced to transportation. . . . Brennan . . . entered into negotiations with two men, both young men about his own age. One of them is a member of the present Irish Parliamentary party, and his name is not altogether unknown in literature. The other is now the editor of the most influential paper in the South of Ireland. . . . Joe Brennan's plan was simple and not unpractical; and, of course, his purpose was revolutionary. He had no great hope of a successful revolution. His idea was that a number of small risings should take place on the very same day, hour, and minute, in different parts of Ireland; that their suddenness and unanimity might serve to distract authority; that at least there would be a struggle; that some brave men would die for Ireland; and that something good for the country must happen out of that. 'Who knows but the world may end to-night?' says the lover in Browning's poem. Something of the same desperate mood seemed to possess Joe Brennan's men at that time. Let it at least be shown to English dominion that there were young men in Ireland ready to die for their country, and then——? Well, the world might end, or the English rule might grow humane, or any other strange and exceedingly unlikely thing might come to pass. It was the dream of a young man; and Joe Brennan was a young man, and

his friends were all young men—many of them very young men. . . . Soon in Cork alone there were a very large number of generous, high-souled, pure-hearted young men, whose one dream, hope, and ambition was to give their lives for the sake of their country. . . . They had plenty of arms, to begin with. There were few young men in Cork in 1848 who could not boast the possession of a rifle, or a sabre, or a pike; and when 1848 failed, these rifles and sabres and pikes were hidden away in all sorts of unlikely places—buried in back-gardens, or stored away in unsuspecting-looking barrels, or put out of sight, if not out of mind, somehow. . . . They did not hope of themselves to win the freedom of Ireland. They only hoped to make a series of desperate efforts, to die gallantly, and by their brave deaths to stimulate the national feeling of their country, and to convince the oppressor of their earnestness of purpose and of their hatred of his rule. . . . It was the duty of every one of Joe Brennan's friends to swear in as many recruits as he could, and to get these recruits to bring in others to swell the total of insurrection. There were incessant nightly drillings in out-of-the-way places. There were incessant meetings of the revolutionary leaders and of their followers, organised under the pretence of temperance meetings, literary associations, and the like. One spot in especial was a favourite place for secret drillings—the place known as Cork Park in the region where the Cork and Bandon railway is—then slob land. Here there were continual drillings, where the great object was to get large bodies of men to obey readily the word of command, and to go through military evolutions swiftly and silently. Here, too, it was a great advantage that if at any time unwelcome persons—police or others—did make their appearance, any body of men could immediately and easily disperse, and be lost to sight in a few moments. . . . They had their passwords, of course—their signs and countersigns. If one recruit met another, and wished to be certain of his comradeship and brotherhood, he began by asking him, 'What's the news?' If the other were one of the league, he immediately made answer, 'The harvest is coming!' If this answer were not quite sufficient—if it seemed an answer that might possibly have been made by chance by some uninitiated one, for the harvest *was* near—he spoke again, interrogating thus: 'How are we to reap it?' If the man thus interrogated answered, 'We'll reap it with steel,' he was at once recognised as being of the company of the chosen.

What Joe Brennan was doing in Cork John O'Leary was engaged upon elsewhere, and other men were working in other parts of Ireland.

. . . When one rising has failed, it is very difficult to rouse popular

passions to the fever heat of another insurrection. Still, with all these difficulties in the way, the young men of the new movement were determined to go on, . . . and made ready for the signal which was to come to them, and which was to be the match which would fire the flames of rebellion in many parts of the country at the same moment. Unfortunately the signal was not properly given. It reached some places and not others. The insurrection did not break out simultaneously. There were one or two abortive risings in different parts of the country. Joe Brennan did his part of the business. He rose at Cappoquin. He led his little body of insurgents to take the police barrack there. The police were prepared for their coming. There was a sharp, short exchange of shots, and then Joe Brennan saw that this thing was hopeless. His men dispersed. He himself threw away his revolver, and walked quietly from the scene of action and got into hiding, later on making good his escape to America.

That was the end of insurrection for a time. The little centres of conspiracy, that had been waiting for the watchword that was to hurl them into action, heard with despair of the disaster at Cappoquin and the failure of their hopes. There was nothing further to be done for the moment. . . . Joe Brennan's future career is familiar to all Irishmen. He made his way to America—to New Orleans. There, in that wonderful city on the Mississippi, which is still a marvellous combination of France before the Revolution, of tropical Creole life, and of modern American enterprise, and which was then still more striking and vivid in its contrast than it now is, he founded a newspaper, and married—but not the love of his youth, not 'Mary' of the 'Nation.' She died unmarried. Blindness came upon him, and he wrote some melancholy, beautiful verses upon the calamity which darkened his life. That was not long. He died while he was still what may be called a young man.¹

With this episode ended for the moment Justin McCarthy's political history, and from this period, for many years, his story is that of the literary man. That story is not one of success gained rapidly or without very severe work. It was in the year 1851 that Mr. McCarthy first tried his fortunes in London. The attempt ended in failure, and he had to return to the reporter's place in Cork. Not long after this he met with his first piece of luck. There was at that time a Royal Commission for inquiring into the fairs and markets of Ireland, and the secretary having broken down, Justin McCarthy

¹ *United Ireland.*

was taken on as the official shorthand writer. His aptitude was such that some member of the Commission urged him to again go to London, and armed him with letters of introduction to persons of influence. This was in 1852. McCarthy again tried his chance, and went to the 'Times' and other offices, but without success. Before he could continue this fruitless labour he heard of the 'Northern Times,' the first provincial daily of England, which was just about to be started in Liverpool, applied for a situation, and was accepted.

But he was still only a reporter, and even he himself did not yet very well know whether he was fitted for better things. It is one of the sad experiences of those who have to begin low down in a profession that their upward progress is often much slower than that of those who have been able to start from a higher grade, or who have not even started at all. The ballet girl may be a *tragédienne* of genius, but she probably finds it more difficult to convince the manager of that than the amateur with influential friends; and in the same way the presumption always is that the journalist who begins as a reporter should be allowed so to continue. But with that persistent, though—so to speak—invisible energy which is characteristic of Justin McCarthy, he worked on, gave literary lectures, and in the end was allowed the privilege of contributing to the editorial columns. He remained in Liverpool till 1860; in that year the 'Northern Times,' pressed hard by more daring rivals, failed. McCarthy was contended for by several Liverpool journals, but he declined all, fixed in the resolve to make or mar his fortune in London.

At this time the young journalist had a counsellor who for many years was the chief arbiter of his destiny in all the crises of his life. Before he had left Cork he had seen, but he had never spoken to, Miss Charlotte Allman, a member of the well-known Munster family, and, in the meantime, Miss Allman had come to reside with her brother in Liverpool. The two young people resolved to marry, in spite of the strong opposition of relatives and in face of the frowning fortunes of a young, a badly paid, and as yet unknown journalist; and in 1855 they were married in the town of Macclesfield. The folly of these young people was more truly wise

than the sagacity of their elders, for their marriage was to both the best and the most beneficent event in their lives. To those who knew Mrs. McCarthy there is no need to dilate on the resistless charm of her truly beautiful nature. To her husband she was the mainspring of his life. She never wrote a line ; she did not even pretend to any literary power ; but she had the keen intelligence of sympathy : she had faith in her husband, and she had indomitable courage. It was she that induced Mr. McCarthy to refuse all the Liverpool offers, and that turned his face steadily to the larger hopes of London ; and how much hopefulness it required to urge this course will be seen from the fact that the joint capital of the young couple when they landed in London was 10*l.* Of that they spent more than 1*l.* in buying an olive or some other sprout, which was planted with lofty hopes in the garden of their new house in Battersea, and which, of course, perished after a short and sickly existence.

Mr. McCarthy's first engagement in London was as a Parliamentary reporter on the 'Morning Star.' He found time to do other work in the intervals of this hard occupation, and, mainly through the persuasions of his wife, tried his hand at an essay for one of the big magazines. He had taught himself French, German, and Italian ; was familiar with the three literatures ; and his first attempt at essay-writing had Schiller for its subject. He next tried the 'Westminster Review,' and two articles of his in that periodical suggested views so novel, and at the same time so correct, that they attracted the attention of John Stuart Mill. The philosopher was introduced to the young writer, showed a friendly interest in his welfare, and helped to advance his fortunes. Promotion at last began to come rapidly. In the autumn of 1860 he was appointed foreign editor of the 'Morning Star,' and in 1865 he became editor-in-chief. Those who remember the journal and the times when it lived will know what splendid service it did to the cause of Ireland, which at that period seemed terribly hopeless indeed ; and its tone of energetic and even fierce advocacy of Irish national claims was, of course, largely due to the inspiration of the ardent Irishman who was then at its head. It was while he

was in this position that Mr. McCarthy became intimately acquainted with Mr. John Bright. In these days the ex-Minister was still the great tribune in the eyes of his admirers, and the mere blatant demagogue in the mouths of his opponents. He was fond of spending some hours in the office of the 'Star,' in which his sister—the widow of Samuel Lucas, who was brother of the Frederick Lucas of Irish history—had some shares; and many an hour did the editor and the politician spend together in discussing the oratorical exploits of Mr. Gladstone, the thing that did duty for a conscience in Mr. Disraeli, or the comparative merits of Shakespeare and Milton. It is one of the unpleasant consequences of the fierce struggles of the last few years that those two old friends have ceased even to speak to one another. But in 1868, when it became clear that Mr. Bright was going to become a Minister, and when he sold out his share in the 'Morning Star,' Mr. McCarthy lost all desire to be further connected with the journal, and resigned his position.

He then entered on a completely new and a highly interesting experience. He went to America. His reputation had gone before him, and he found an embarrassing choice of offers awaiting him. He had, while still editor of the 'Star,' published his first novel, 'Paul Massey' (this appeared in 1866)—a story written after the sensational fashion of that hour, which Mr. McCarthy has since suppressed. This had been followed, in 1867, by the 'Waterdale Neighbours'—a charming story. One of Mr. McCarthy's first engagements was to write a series of stories for the 'Galaxy,' then perhaps the chief literary magazine in America. He was also asked to lecture, and partly because the terms were extremely remunerative, and partly out of a desire to see the country, he consented. The result is that Mr. McCarthy has seen more of America than almost any European, and than nine-tenths of Americans. America has changed greatly since the Irish lecturer went on his first tour, for at that period the Pacific Railway had but just been completed, and the Red Indians used still to haunt the depôts in numbers sufficiently large to be sometimes dangerous, and camp fires along the line, around which soldiers gathered, reminded the

traveller how recent had been the conquest over barbarism. Mr. McCarthy was an extremely successful lecturer, and between his pen and his tongue found the United States the El Dorado it has proved to so many from the old world. He paid a brief visit to London in the middle of 1870, returned again in the autumn of that year, and finally in the autumn of 1871 came back to England for good.

His name meantime had been kept steadily before the English reading public. In 1869 'My Enemy's Daughter,' which had been written nearly ten years before, ran through 'Belgravia,' then under the management of Miss Braddon. Immediately after his return Mr. McCarthy was offered, and accepted, an engagement on the 'Daily News' as Parliamentary leader writer. For years he was one of the best known figures in the Reporters' Gallery, and was looked up to by most of his editorial colleagues, as the man who took the most rapid and the most accurate view of a Parliamentary situation, and as having the most sagacious head of the political writers of his time. The work of a Parliamentary leader writer is by no means easy. He has to keep the abominable hours of the House of Commons; he has to watch for hours before he can put a pen to paper, and up to a recent period—and possibly still—he had to get through his task under circumstances of savage inconvenience. But Mr. McCarthy has a singularly robust and well-balanced physique, and every night between four and five his spectacled and tranquilly philosophic face might be seen in Palace Yard with a regularity that successive Premiers strove after, but never attained. His literary fortunes, meantime, steadily advanced; and in 'Dear Lady Disdain' he wrote a novel which everybody talked about, and upon which there was a real run. With the versatility which is so singular he soon after devoted himself to another and a very different kind of work, undertaking a contemporary chronicle, under the title, 'The History of Our Own Times,' the first two volumes of which were published in 1878. Everybody knows the result. The book—to quote the hackneyed expression—took the town by storm. It was praised with equal fervour by Conservative and by Liberal critics; its style was as much an object of

eulogy as its tone and its temper. It was, indeed, a model of what contemporary history should be. Equal justice was dealt out to all parties; the portraits of men were clear-cut and sympathetic, and the style was evenly melodious without one single attempt at rhetoric, without one phrase or one passage that could be called pretentious. The book sold with enormous rapidity, and edition followed edition in rapid succession. Great as was its success on this side of the water, it was still greater in America. Rival publishers brought out rival editions, and the present writer never remembers to have gone on any journey in America without seeing a copy of the 'History of Our Own Times' in the hands of several of the passengers. But the hapless author gained little from this enormous American sale, for as yet there is no copyright between England and America. His old publishers, the Messrs. Harper Brothers, with that fair dealing which characterises all their transactions, did send him voluntarily an occasional instalment of a hundred pounds or so, but they at the same time told him that if there had been an international copyright they could have well afforded to have given him 10,000*l.* for his rights. It may be interesting to note that Mr. McCarthy's profits from the book up to the present have been 6,000*l.*

Little has been said of Mr. McCarthy's modern political career. The member for Longford is one of the men who does not owe Mr. Parnell anything—as the Irish leader would himself be the first to acknowledge—but Mr. McCarthy soon saw that in Mr. Parnell there was the real chief of that honest and independent Parliamentary party for which, like so many of the old '48 men, he had been vainly looking upwards of thirty years; to Mr. Parnell then he unreservedly gave his confidence and his support. Sagacious, tranquil, and experienced, he was thrown into a prominent position at an epoch of fierce and tempestuous passions; but nobody was readier to see, when the time came, the necessity for strong action. Occasionally he differed from the counsels of younger and less-trained men, and there are few of these colleagues of his who can look back upon those occasions when they ventured to differ from their wise counsellor without certain twinges and

misgivings. But whatever might be his views in the privacy of the council chamber, Mr. McCarthy always stood by the rule, which with him has been thought out till it has become a profound conviction—the rule that, in the face of the enemy, the Irish party should be a unit. He has been ready on every emergency to take his share of the unspeakable drudgery to which Irish members have been subjected during the last few years; and it imposed a greater sacrifice on him than on any other member of the Irish party to face the odium and the loss of personal and professional *prestige* which a part in these unpopular labours involved. If the delivery of Mr. McCarthy were equal to his intellectual and rhetorical powers, he would be amongst the foremost speakers of the House. He is ready; he has eminently clearness of head and calmness of temper; and his ideas clothe themselves in language of beauty, smoothness, and appropriateness with an unerring regularity which belongs to but two other speakers in the House—Mr. Gladstone and Mr. Sexton. He has in more than one debate delivered the best speech in point of matter and of form. His was the best speech in the strange debate which occurred on Mr. O'Donnell's suspension for his attacks on M. Challemeil-Lacour, and his was the most effective of the many effective replies given to Mr. Forster's historic attack on Mr. Parnell. Mr. McCarthy in one style of speech is far and away superior to any of his party, and probably to any man in the House—that is, as an after-dinner speaker. He bubbles over with wit of the most delicate and playful kind, and can literally keep the table, if not in a roar, at least 'on the smile'—to use the expressive Americanism.

Finally, let this sketch of Mr. McCarthy's career be closed with the mention of the saddest and darkest page of his life. Just as his long struggle was crowned with success, and as he became from the poor and obscure reporter the popular novelist, the successful historian, and the member of Parliament, the woman without whom he would have remained, in all probability, poor and obscure to the end, was seized with a lingering illness and died. It would be unbecoming to even attempt a description of what this loss meant to Mr. McCarthy. He has one daughter and one son. They share the political

opinions of their father, and, indeed, of their mother, who was a fierce Nationalist.

Few can paint a character completely, and it is acquaintance only with the member for Longford that can make intelligible the peculiarly strong hold he has over the affections and admiration of his intimates. It is not often that there are found united in the same man modesty and literary genius, a toleration of others with a power of absolute self-abnegation, a sane enjoyment of every hour, with the courage of calmly facing, for the sake of the right cause, Fortune's worst blows, Destiny's most cruel decree. Moderate in advice, when the fortunes of his country are at stake, he is always boldest when acts involve only personal risk to himself. It is this curious mixture of tenderness, shyness, and almost feminine romanticism with a thoroughly masculine and fearless spirit, that make him so beloved. There is something incomplete, says the French epigram, in the noble life that does not end on the scaffold, in the prison, or on the field of battle. May Justin McCarthy have many and prosperous days, and a tranquil and honourable end! But it is almost a pity that he cannot be hanged for high treason, to show how calmly a quiet man can die for Ireland.

In the debates of the meeting in the City Hall, Mr. Thomas Sexton broke silence for only a few minutes. Nobody could help remarking that his voice was peculiarly melodious; but few had any conception of the great things that were in this thin, delicate, rather retiring man.

Thomas Sexton was born in Waterford in 1848. Most of his colleagues have had to begin the struggle of life at an early age, but few even of them faced the world at so early a period as Sexton. He had not yet reached his thirteenth birthday when he entered a competition for a clerkship in the secretary's office of the Waterford and Limerick Company. The post was naturally unimportant; the salary, of course, small; but that did not prevent thirty youths entering the lists. Of these Sexton was the youngest, and Sexton obtained the first place. He remained in the secretary's office till he was between twenty and twenty-one years of age,

when, as will be seen, he left his native town, drawn to the metropolis, like most young men of ability and enterprise.

The influence of his many years of dry toil in an office is visible in Sexton to-day. It has often been remarked that he has what is considered an un-Irish talent of dealing readily, clearly, and accurately with figures. This is no new talent. When he was in the railway office in Waterford his friends used to amuse themselves by giving him a long sum in compound addition, which most people would find it hard to calculate rapidly even with the aid of pen and ink. Sexton would close his eyes, and in a few minutes would give the answer with invariable accuracy. He used to say that the figures were 'written on his brain.' Mr. Trevelyan once brought in a Bill to increase official pay; and, speaking within a few minutes after the Chief Secretary had concluded, Sexton was able to tell, almost to a penny, what the sum-total meant to each individual, and was complimented by Mr. Trevelyan on his accuracy. But Sexton had another life besides that of the railway official. In his boyhood's days there was still a good deal of literary and social activity in the Irish provincial towns. These were the days of Mechanics' Institutes and of the Catholic Young Men's Societies—things that now in most Irish towns are but recollections, vanished under the universal miasma that has killed alike the things of industry and the things of joy. The sight of the silent mill, the unroofed cottage, the rotting boat, the disappearance of the peasant of Meath, the artisan of Dublin, the fisherman of Claddagh or of Bantry Bay, bring the advancing desolation of Ireland no more clearly home to the mind than the departure of the boisterous whirl of the hurling match, of the wild gaiety of the 'pattern,' and of the literary and other societies in which the people of the Irish towns used in happier days to meet, and amuse and teach each other. Though Sexton and most of his companions in arms are still young, they can look back on a comparative change in Ireland in this regard. They can remember the time when, on Sunday evenings at least, there was no difficulty about knowing where the hours could be passed pleasantly and usefully, and where the beginning

could be made of acquaintance with poetry, history, with the arts of oratory and of elocution, and sometimes even the gentler but equally necessary arts of singing and dancing.

Though, as will be seen by-and-by, it was a long time before Sexton discovered the real strength of his abilities or his true place in life, there can be little doubt that he might never have become the man he is to-day if he had not been a member of a Catholic Young Men's Association and a Mechanics' Institute in Waterford when he was a boy. The Young Men's Society he joined when he was fourteen, and before long he had gained an audience which admired and believed in him. When he was about sixteen he delivered a lecture on Oliver Goldsmith, and another on John Banim, the novelist. The prominence to which his talents entitled him was recognised in his election as honorary secretary of the society. He showed some anticipation of his own future position by promoting the formation of a debating club within the society, and was, of course, one of the most frequent combatants in the dialectical duels of this body. He was finally elected president of the club, and he held this position up to the time of his leaving Waterford. He had meantime been an active member of another organisation, and had been employed in pretty much the same way. He joined the Mechanics' Institute when he was about fifteen. The Mechanics' Institute in Waterford, as in other Irish towns, was not confined to the class for whose benefit such bodies were supposed mainly to exist, for among its members were the professional men and merchants of the city. Here also Sexton's mind naturally turned to the idea of a debating club, and with his co-operation such a club was started. The new debating society became in time one of the prominent features in the life of Waterford. It gave public readings and debates in the Town Hall, and it may be worth recalling that on one occasion there was a debate between two members of the Institute, of whom Sexton was one, and two members of the Portlaw Debating Society. The subject of discussion was whether emigration was beneficial to Ireland. Sexton was elected a member of the committee of the Institute, and afterwards was appointed secretary, a position

which, like that of the presidency of the debating club of the Catholic Young Men's Society, and the secretaryship of that society itself, he held until his departure from Waterford.

Meantime Sexton's ideas had been straying towards Dublin, and the chances of there making a livelihood by work more suitable to his tastes than that of the railway office. He had plenty of friends who were ready to echo the whispers in his own heart that he had within him the makings of great things ; and when he was twenty-one he at last determined to make a bid for better fortunes. It speaks well, not merely for Sexton's own power of personal influence, but also for the keenness of appreciation in the Waterford people, that even at that early period in his career the departure of Sexton from his native city should have been regarded as an event of some importance. A public dinner was held in honour of the departing young citizen, and addresses were presented to him by the Young Men's Society and the Debating Club. Sexton had become the centre of a group of able young Waterford men, of whom two, at least, have since achieved a position of importance—Edmund Leamy, now M.P. for Cork county, and Richard Dowling, the well-known novelist : most of them, in happier times and in another land, would probably have added to the glory and happiness of their country. Sexton went to Dublin with all kinds of good wishes, and with the strongest encouragement from friends who had faith in his future. This was in 1869, when Sexton was in his twenty-first year. His start in the Irish capital was good, for he immediately obtained a permanent post as a leader-writer in the 'Nation' office from A. M. Sullivan, who was at that time the editor. He contributed regularly his leading articles every week to the National journal, and when Mr. D. B. Sullivan went to the Irish Bar, he took up, besides, the editorship of the 'Weekly News.' He was for a while also the editor of 'Young Ireland'—a literary weekly which is published from the 'Nation' office.

While he was thus busy with his pen Sexton took practically no part whatever in politics, and had done little to justify those promises of oratorical eminence which had been given by his boyish exploits in the debating societies

of Waterford. Indeed, from 1869 to 1878 it would probably not be easy to find a single speech or even a remark of Sexton's reported in the newspapers. However, when the Home Rule League was formed, he had given public proof of the faith that was in him by joining its ranks, and he was elected a member of its council. In 1879 came Sexton's first appearance on a public arena in Irish politics. In that year he was requested by the council of the Land League to attend as their delegate at a county meeting at Dromore West, county Sligo. The people of the county which he represents were, to their credit, quick to discern the abilities of the then unknown young man, and he made, from his very first appearance among them, a profound impression. Indeed, even after he was elected, Sexton was known by Sligo long before he was recognised by Ireland generally. When the general election came it seemed very doubtful whether Sexton would be one of those chosen to represent Irish demands in the House of Commons. There were few then who had the least conception of what his powers really were. He was simply a writer in the 'Nation'—a clever fellow enough, of course, in his way—able to write a pretty article or a nice little story, but beyond that, nothing in particular. It might be desirable, perhaps, that he should be run—first, because good candidates were so hard to get; and, secondly, because his long training in the 'Nation' office was some security that he had the right opinions and would vote the right way. There can be no harm in recalling these disparaging estimates at a moment when Sexton has established a position so great in the councils of his party and in the esteem of the whole Irish race; and they serve to show how little Sexton owes his rank to any efforts to make the most of himself or push himself into notice. His name was mentioned for the county Waterford, but withdrawn; immediately after it having been resolved that he should be run for the county Sligo. It is, perhaps, no breach of confidence to reveal the fact that one of the first to discern the commanding abilities of Sexton was Mr. Healy, and that the present member for South Derry was one of those who urgently and constantly pressed the claims of his friend

—and in the position which Mr. Healy then held as secretary to Mr. Parnell he was indeed a powerful ally. When at last Sexton was sent to Sligo his difficulties were not at an end. It would be amusing, and perhaps even a little painful, to recall the rigid inquisition through which he had to pass before he was able to obtain promises of support among certain sections of the electorate ; it was, indeed, considered at that time so great a concession that a Sexton should be allowed to oppose a King-Harman ! These petty obstacles, however, did not come from the masses of the people, many of whom had already, as has been indicated, begun to appreciate the real worth of the man with whom they had to deal. The canvass which he made through the county confirmed the impression, and the unknown young writer from the 'Nation' office was elected at the head of the poll, above both the Whig and the Tory magnates who had previously sat for the county.

Sexton was at last a member of Parliament, and for the first time was in the arena where his abilities had the opportunity of asserting themselves. But even in this position, recognition came to him slowly. The present writer, who was personally unacquainted with Mr. Sexton at the time of the general election, heard him for the first time at the meeting of the Irish members in the City Hall, and though Mr. Sexton spoke but a few words, was immediately struck by him as one who had the true oratorical nature, and Mr. T. D. Sullivan—it should be added—had already so accurately gauged the new member for Sligo as to prophesy that he—with one or two others—would be the orators of the Irish party. But Sexton seemed in no hurry to justify these anticipations. During his first session of Parliament he remained, comparatively speaking, unnoticed. It was seen that he was phenomenally constant in attendance, that at almost any hour of the day or night he was to be found in that first seat on the third bench below the gangway which he had marked for his own, and that he was in the habit of putting what, in these early days of the new Irish party, was considered a very large number of questions. But nobody yet had any idea that there was anything in him above very earnest and very respectable mediocrity, nor during the recess which

followed did he advance his position to any appreciable degree. He was certainly one of the most constant among the speakers at the Land League meetings throughout the country ; but this fact, while it procured him the notice of the Government so far that he was included in the famous trial of the traversers, did not have any very perceptible effect upon his own political fortunes. It was on an evening when Mr. Forster's Coercion Bill was under discussion that Sexton broke upon the House for the first time as a great orator. It will be seen later on that Mr. Forster did not produce the Blue Book in which there were the statistics of increased crime, that begot coercion, until weeks after he had committed the Government to coercion, and days after he had introduced his bill into the House of Commons. It was in the dissection of the extraordinary details which appeared in the famous Blue Book, at last produced, that Sexton showed his powers. The House was, when he rose, but ill-prepared, indeed, for such a speech, especially from an Irish member ; for of the subject it was already sick to death ; and the final outcome was as predestined as the procession of the earth through the regions of the air. If the writer, too, remembers rightly, the physical circumstances of the moment tended to increase the prevalent depression, for it was a dull, dark, dismal evening. The House was, therefore, listless, sombre, and but thinly filled when Sexton rose. He spoke for two hours, not amid the enthusiastic plaudits which greet a powerful exponent of a great party's principles, but amid chilling silence, interrupted but occasionally by the thin cheers of the small group of Irishmen around him—and yet when he sat down the whole House instinctively felt that a great orator had appeared among them. Still there was no particular notice of this splendid effort in the newspapers ; it was reported in but a few lines. But members talked of it in the lobby and the smoke-room ; Sir Stafford Northcote was reported to have praised it highly, and, among members of the House of Commons at least, Sexton's reputation was established.

In the councils of his party, the voice of Sexton has always been for good sense. Sagacity is, indeed, the very soul of his oratory. He not only says everything better

than anybody else can say it, but he always says the right thing. To think of him merely as the eloquent speaker is to forget the still greater claim to respect he holds as a man of remarkably well-balanced mind, of keen and almost faultless judgment. And in connection with this it cannot have failed to strike any intelligent observer that there have been few men who are less controlled by words than this master of words ; for, in spite of the many speeches he has delivered within the last few years, there cannot be pointed out a single sentence which could give just offence to any section of patriotic Irishmen. To say the right thing is much ; to leave unsaid the wrong thing counts, in politics, even for something more. To describe the characteristics of Sexton's oratory is a task of extreme difficulty. He can marshal facts ; he can discuss figures with the driest statistician, and can balance arguments with the most logic-chopping member of the House ; and he can at the same time invest every subject with the glory of splendid language. He is at once orator and debater ; his manner fascinates, his matter convinces. The present writer best conveys his impression in listening to Sexton by saying that he would feel—if he were even antagonistic to Sexton—that Sexton can use words as the *retiarus* employed his net in the struggles of the gladiators. Sexton's opponent might think that his arguments were bad, that he was making the worse appear the better reason : but all the same Sexton's vocabulary would so ensnare him as to leave him powerless to think or argue in reply. In short, Sexton can do what he likes with words.

For the rest Sexton is a keen observer, and his reading of men's motives is helped by a slight dash of cynicism. In ordinary affairs *blasé* and physically lethargic, his political industry is marvellous. He enters the House of Commons when the Speaker takes the chair, and never leaves it until the door-keeper's cry of 'Who goes home?' is heard. He sits in his place during all those long hours, grudging the time he spends at a hasty dinner—practically the one meal he takes in the day—or the few minutes he gives to the smoking of the dearly-loved cigar. Before he goes down to the House he has mastered all the business of the day, and

his breakfast is of Blue Books. Orderly in many of his habits, he rarely approaches the discussion of any question without full knowledge of all the facts carefully arranged and abundantly illustrated by letters or other documents. He has great mastery of detail. Probably he was the only one except Sir Charles Dilke who knew all the figures connected with the Redistribution Bill. With every measure that in the least degree concerns Ireland he is acquainted down to the last clause, and thus it is that he enters on all debates with a singularly complete equipment. Finally, his mind is extraordinarily alert. His opponent has scarcely sat down when he is on his feet with counter-arguments to meet even the plausible case that has been made against him. It seems impossible to take him unawares, and words come without hesitation to express every shape of meaning. This gift, aided by *sang-froid*, makes him a most formidable opponent, and even the Speaker, backed by all the new rules of the House, and his own large and generous interpretation of his powers, has had more than once to succumb before the ready answer and the cool temper of Mr. Sexton.

When Mr. Parnell made his first attempt to enter political life at the county Dublin election of 1874, one of the main objections against him, as will be remembered, was that he had the highest of high English accents. Then his manner was regarded as Saxon in its reserve, and his speech was still more Saxon in its rigidity. But Mr. Parnell has a violent brogue, is open-heartedness personified, and speaks with a tongue of flame when he is brought in contrast with Arthur O'Connor. Not one man in a hundred would ever guess when he heard him addressing the House of Commons that O'Connor had a drop of Irish blood in his veins. The whole air of the member for Queen's County is rigid, serious, icy. He drops his words with calculated slowness, and the subjects he selects for treatment are dry and formal and statistical—the subjects, in short, which are supposed to attract the blodding mind of the typical Englishman. The physique of Arthur O'Connor, too, suggests the same idea of a calmness and unemotional self-control which an Irishman is rarely supposed to possess; he is tall, thin, with a sombre air, and a

cold, dark-blue eye. But to those who have learned to know him, all these outward presentments are but a mask; in the whole Irish party—with all its fierce and strange spirits—there is not one whose heart beats with emotion so profound, with a hatred so fierce, a holy rage so lethal. The keen analysis of the French mind has divided enthusiasm into two kinds—the enthusiasm that is warm and the enthusiasm that is cold. The enthusiasm of Arthur O'Connor is of the cold, that is of the perilous, type.

Arthur O'Connor was born in London on October 1, 1844. His father was a county Kerry man, and was for many years one of the most eminent physicians, and at the same time one of the best known figures in the social life of London. Arthur was educated at Ushaw; and in the year 1863 began life for himself by competing for a clerkship in the War Office. There was but one vacancy, and there were thirty competitors; O'Connor got the place, obtaining a higher average of marks than any Civil Service competitor for many years. For the space of sixteen years the young Irishman led the dull, sombre, monotonous life of the Civil Servant in the gloomy building in Pall Mall. He was a model clerk in many ways, and in others the very antithesis of what a clerk should be. He was a model clerk in being always accurate, attentive, hardworking; there never was, and there never could be, a charge of a single act of neglect or stupidity during the entire period. But outside his office Arthur O'Connor was the most unclerklike of men. He had political opinions—and political opinions of the most unpopular, the most unfashionable, above all of the most unprofitable, character. An effusive and unmeaning address to some monarchical personage was once being hawked around the War Office; it came in the end to Arthur O'Connor's desk. 'If you don't take that away,' said O'Connor to the gentleman who was collecting signatures, 'before I count twenty, I will put it into the fire.' Then he not only professed Irish National principles, but he joined an Irish organisation, and in time became one of its rulers; for he was elected a member of the executive of the Home Rule Confederation. Finally, he began to be seen in the lobby in the House of Commons

in earnest and frequent colloquy with Mr. Parnell, and the whisper went abroad that the statistical clerk was priming the Irish agitator with obstructive powder and shot. In this connection it may just be as well to make the passing observation that O'Connor never on a single occasion told Mr. Parnell even one word in reference to matters which official honour called upon him to keep private. The gorge of the War Office rose at these various enormities, and the clerk got more than one hint that these things were not unnoticed by his superior officers. O'Connor, however, strong in the sense of his impregnability as an official, treated all these threats with scorn; and on one occasion, when one of his chiefs came to patronise him, actually turned round and patronised his superior. 'I always took a great interest in you,' said Arthur to his astounded elder. 'Why?' asked the superior officer. 'Because you entered this office on the same day as I was born.' Nevertheless, Arthur O'Connor was by no means anxious to remain in his dingy rooms in Pall Mall. Under a scheme of reorganisation, an offer was made to him, as well as to other clerks, to retire if he chose. He did so choose, and shook the dust of the War Office from off his feet.

He had already given a taste of his quality as a political gladiator in minor theatres, and the poor-law guardian in his case was veritably the father of the member of Parliament. In 1879 he was elected member of the Chelsea Board of Guardians, and the main purpose which he and his friends had in getting this place was that he might look after Catholic interests. These interests did, indeed, stand in sad need of some advocate. For six months, not one of the Catholic inmates of the workhouse had been allowed to go out to Mass, either on a Sunday or on a holiday; nor was a Catholic priest permitted to enter the place; no Catholic prayer-books were given to be read, and the Catholic children were sent to Protestant schools; and, finally, the institution was not stained by having a single 'Romanist'—as the phrase went in the vocabulary of the Board—among its officials. On the very first day on which O'Connor took his seat, the most eligible of all the applicants for the humble position of 'scrubber' was

rejected on the sole ground that he was a Catholic. This was the large and complete penal code which the new member set out to destroy, and the task seemed certainly audacious and desperate enough. The board consisted of twenty members. O'Connor was the single Catholic in the whole number—it was one man against nineteen. O'Connor started on his enterprise in a characteristic fashion. He was not aggressive in manner, nor violent in language; he made no speeches either strong or long, nor did he, on the other hand, intrigue, or smile or coax. He relied on two weapons alone—the weapons of knowledge and of hard work. He first mastered the whole complicated system of the poor-law code: and O'Connor's power of learning rules is now well known to every member of the House of Commons. It is reported that Lord Hampden, when Speaker, once declared to a Radical member that whenever Arthur O'Connor stood up to raise a point upon the rules of the House, he always took up his note-book. Lord Hampden had a note-book of his own compilation, in which there was a very perfect mine of Parliamentary rules and precedents, and this note-book he consulted whenever he was confronted by a more than usually knotty point, or an uncommonly stiff opponent. After a while O'Connor had become such an expert in the law of the workhouse, and was withal so calm and so composed, that his fellow-guardians found he was a man who could take care of himself in all instances. Their first step was to abandon any attempt to trip him up, and the next step was that some of them began to seek his aid as an ally whenever there was any proposal which they thought required strong backing.

But this was only a small part of O'Connor's work. He had been elected a member of the General Purposes Committee—this was when he was still an unknown quantity to his fellow-guardians—and the General Purposes was the most important of all the committees. It was the committee which had the contracts to give and to examine, which dealt with accounts and other matters of high import in the economy of the workhouse. O'Connor devoted days and weeks to the study of all these accounts, with the result that he knew every item as intimately as if he had to pay it out of his own

pocket. This was of all forms of knowledge the one which made O'Connor most formidable. It became impossible for a penny to pass muster for which full and satisfactory explanation was not given—jobbery trembled beneath the pitiless eye of this cold and calm inquisitor, and rogues fled abashed. All this could not be accomplished without terribly hard work. The meeting of the General Purposes Committee and of the Board was on the same day—Wednesday—and every Wednesday, as inevitable as night or death, O'Connor was in his place on the Committee or at the Board; and though this work often extended continuously from ten o'clock in the morning till eight at night, with the exception of half-an-hour for lunch, in his place he remained all the time. For not one minute could he be induced to leave the room, for even a minute's absence might enable the jobber to rush through his scheme; and not even a farthing would O'Connor allow to pass without criticism, if criticism were demanded. The Board was shocked at this indecent scrupulousness, this shocking conscientiousness, this rude industry, and disappointed jobbers began to ask how it was that a man could at the same time perform efficiently the duties of a Civil Servant and a poor-law guardian. 'How,' asked a guardian, 'could Mr. O'Connor attend every Wednesday, without exception, from ten to eight, without neglecting his official duties for at least one day in the week?' This guardian resolved to have the matter out, and proposed a resolution calling the attention of the Secretary for War to the conduct of the War Office clerk. The gentleman's disgust may be imagined when Mr. O'Connor himself stood up to second the resolution; and so had it laughed out of court. O'Connor had nothing to fear from any investigation by the War Secretary, or anybody else, for he had not neglected his official duties: he had not lost one single day, and the manner in which he carried out this programme is eminently characteristic, and will indicate the kind of man he is. In the War Office, as in the other Civil Service departments, each clerk is entitled to a month's vacation, and this vacation he is generally allowed to take at such times as he may wish. He may take it in a continuous month, or in a week now and

a week again, or even by days if he like. Now the year of the War Office began in January; that of the Board of Guardians some months subsequently; the poor-law year, therefore, overlapped the year of the War Office. Thus O'Connor was able to take the War Office vacation of two years within the single year of the Board; and his two years' vacation were the Wednesdays which he spent at the Board of Guardians! The men are not many who would seek recreation, rest, enjoyment, in ten hours' work every Wednesday of every week, and in work without pay, without glory, and entirely for the benefit of the poorest and lowliest of mankind. The reader will, of course, understand that all this labour was but a means to an end. O'Connor, of course, found some pleasure in learning the details of the poor-law; he did consider it part of his duty to prevent jobbery; but the legal lore and the prevention of jobbery were but means to an end, and that end was the abolition of the vile system of intolerance under which the Catholic poor were suffering. Never was reformer so completely and so rapidly successful. He was but one year a member of the Board of Guardians—the combined forces of bigotry and jobbery took care that he should not be elected a second time. As has been said, he was one Catholic against nineteen Protestants, most of them bigoted Protestants, too; and at the end of that year every Catholic could go to church on Sunday or holiday; the Catholic priest was admitted to the workhouse once a week to instruct the inmates; Catholic prayer-books were distributed in the same way as Protestant; Catholic children were sent to Catholic schools: in short, of the vast multitude of Catholic grievances not one remained unredressed. And yet all this had been accomplished without a departure, perhaps, for one second, on the part of O'Connor, from his cold, calm delivery: without one violent word, with that exterior of perfect and, on occasion, almost genial courtesy, under which lay concealed fierce passion and relentless purpose.

O'Connor also served for a year as a member of the Chelsea Vestry. He had not here the same great motive for activity as on the Board of Guardians; but, nevertheless, he

made his presence soon and severely felt. One of O'Connor's first acts threw a considerable light on his sharpness of perception, and, at the same time, on the curious manners and methods of the London vestries. The auditors, having brought in their half-yearly report, Mr. O'Connor made the request that he should see the manuscript of the report. The manuscript was produced, and, as O'Connor suspected, it was in the hand of the Clerk of the Board—the man whose accounts were principally the subject of examination. It turned out that the virtuous auditors and the clerk had dined together—of course at the expense of the clerk; and had gone through the harsh and rigorous work of auditing the accounts amid the softening pleasantness of the post-prandial hour. Mr. O'Connor was put forward as a candidate for the Southwark district of the School Board, but was defeated, chiefly owing to the fact that two hundred of his supporters came up late to the poll. The one remaining part of Arthur O'Connor's ante-parliamentary career which need be noticed was his connection with the Catholic Union. That body, as is known, was founded for the purpose of advocating Catholic interests in Great Britain and Ireland. O'Connor took upon himself the duty of attending to the registration of voters, and he succeeded in thoroughly organising several London constituencies. When he had a portion of this work done, the notable discovery was made by one of the English members of the Union that it was Irish, not Catholic, voters whom O'Connor had been getting on the lists. O'Connor made the pretty obvious retort that Catholic and Irish were practically synonymous terms so far as the duty of working up registration was concerned; the Catholics who were English, belonging, as a rule, to the wealthier classes, could look after their own registration. This logic did not recommend itself to the authorities of the Union, and registration was suspended. This display of anti-Irish bigotry on the part of English Catholics was one of the many reasons which induced O'Connor to leave the Union, and the same course drove him out of St. George's Club—another association intended for Catholics in England.

Arthur O'Connor's part in Parliament has been such as

one might have anticipated from his previous career. He at once devoted himself to the work which was sorest and most uninviting ; had acquired in a short time a knowledge so intimate of the rules of the House as to be that terror to the Speaker of which mention has been made, and was a more potent, more dangerous, a more detailed critic of the Estimates than Parnell or Biggar in their palmiest and most 'active' days. It was curious to see O'Connor enter the House with a bundle of notes, which apparently must have consumed days in their preparation ; to hear him put Mr. Courtney to shame as he described the extravagant wages of a charwoman in the Foreign Office ; and to bring confusion to the mind of the First Commissioner of Works as he dilated on the bad quality of the mortar in the last repairs of a Royal Palace. All this was done with an air of unbroken severity, but, at the same time, of unruffled temper and of inflexible courtesy. O'Connor was the calm, patient, lofty spirit of economy that chided, but pitied, and that spoke in the accents of sorrow rather than of anger. But he would go on criticising, however painful the duty. One item disposed of, another was taken up ; that disposed of, there was yet another item ; and so on through the countless figures of the huge volumes that contain the Estimates. But it was not always criticism or always complaint. At some moments it was an explanation which O'Connor prayed for with his inimitable air of sad deference. A small speech was required, of course, to preface the inquiry. The Minister having answered a second speech was necessary in order to have a further word on just a trifling little difficulty that still remained to disturb O'Connor's mind. Then the Minister again explained, and O'Connor, now fully satisfied, had to express his gratitude and content ; and the expression of his gratitude and content required a third speech. And thus it went on hour after hour—O'Connor calm, deferential, appallingly inquisitive, miraculously omniscient—the Minister restless, apologetic, divided between the desire to swear and the dread of its consequences—with the result that, when the night was over, the Treasury had got about one out of every fifteen votes it had hoped to carry. Work of this kind, which is con-

stantly done by such men as O'Connor and Biggar—and in former days by gallant Lysaght Finigan—is and can never be reported, is rarely even described, is rarely even heard of; but it is in willingly, patiently, relentlessly, continuously going through the hideous drudgery of unrecognised toil like this that such men show the depths of their self-devotion, the reality and earnestness of their self-forgetfulness. Before passing from O'Connor's part in Parliament, let there be just a few words about his style of speech. With the doubtful exception of Mr. Parnell, Arthur O'Connor has the most thoroughly and the best House-of-Commons style of any man in the party. Clear, deliberate, passionless in language, gesture, delivery, he is the very best model of an official speaker. The narrow limits within which he confines himself do injustice to his powers. The only occasion on which he did prominently enter into general debate was on the Bradlaugh question; and his answer to Mr. Bright on that occasion suggested possibilities of sober, but lofty eloquence.

Finally, sufficient has been written of Arthur O'Connor to make intelligible the high respect, and even affection, in which he is held by his friends and colleagues. The sternness of his faith does not prevent him from being one of the kindest of companions, one of the most tolerant and even-tempered of counsellors; though he has much of the antique Roman, he has much also of the social charms of the modern Irishman.

Few pages are more picturesque, or more touching even, in 'New Ireland' than those in which A. M. Sullivan describes the native place of himself and his family, and the changes that the years have made in it.

Revisiting recently (he writes), the scenes of my early life, I realised more vividly than ever the changes which thirty years had effected. I sailed once more over the blue waters of the bay on which I was, to say, cradled; climbed the hills and trod the rugged defiles of Mengariffe and Beara, by paths and passes learnt in childhood, and remembered still. . . . The extreme south-west of Ireland, the Atlantic angle formed by West Cork and Kerry, long had a peculiar

interest for the student of Irish history. . . . In the last formidable struggle of the Gaelic princes for native sovereignty this region performed in the South very much the part which Donegal played in the North ; the three men under whom the final campaign of 1595-1599 was fought being Hugh O'Neill, Prince of Tyrone ; Hugh O'Donnell, Prince of Tyrconnell : and Donal O'Sullivan, chieftain of Beara. In that struggle Spain was the ally of the Irish chiefs, and the proximity of the Carbery and Beara headlands to the Iberian peninsula—the facilities offered by their deep bays and ready harbours for the landing of expeditions, envoys, arms, and subsidies—gave to the district that importance which it retained down to 1796, when it was the scene of the attempted, or rather intended, French invasion under Hoche. Declared forfeit in 1607, on the conclusion of the campaign above referred to, confiscated again in 1641, and a third time in 1691, Beara at length passed totally from the O'Sullivans. The last notable member of the disinherited family entered the service of France with the Irish army under Sarsfield, on the capitulation of Limerick. The clansmen scowled on the new landlords, who, indeed, for very long after never ventured upon even a visit to the place. From 1700 to 1770, as Mr. Froude has very graphically described, Bantry and the surrounding bays were the great outlets through which, in defiance of the utmost power and vigilance of the Government, shiploads of recruits for the Irish Brigade (called 'wild geese' in the bills of lading) and cargoes of wool (at that time forbidden to be exported) were despatched to France, Spain, and the Low Countries. In the smuggling, or exportation, of contraband fleeces and importation of silk, brandy, and tobacco, the population pushed a lucrative and exciting trade down very nearly to the close of the last century, when it may be said to have totally disappeared. Henceforward they devoted themselves exclusively and energetically to a combination of fishing and petty agriculture. . . . Few sights could be more picturesque than the ceremony by which in our bay the fishing season was formally opened. Selecting an auspicious day, unusually calm and fine, the boats, from every creek and inlet for miles around, assembled at a given point, and then, in solemn procession, rowed out to sea, the leading boat carrying the priest of the district. Arrived at the distant fishing ground, the clergyman vested himself, an altar was improvised on the stern-sheets, the attendant fleet drew around, and every head was bared and bowed while the Mass was said. I have seen this 'Mass on the ocean' when not a breeze stirred, and the tinkle of the little bell or the murmur of the priest's voice was the only sound that

reached the ear ; the blue hills of Bantry faint on the horizon behind us, and nothing nearer beyond than the American shore. Where are all these now ? The 'Mass on the ocean' is a thing of the past, heard of and seen no more ; one of the old customs gone apparently for ever. The fishermen—the fine big-framed fellows, of tarry hands and storm-stained faces ? The workhouse or the grave holds all who are not docksidemen on the Thames or the Mersey, on the Hudson or the Mississippi. The boats ? I saw nearly all that remains of them when I last visited the little cove that in my early days scarce sufficed to hold the fleet at low water ; skeleton ribs protruding here and there from the sand, or the shattered hulks helplessly mouldering under the trees that dropped into the tide when at full.

Such is in brief a sketch of the place in which Timothy Daniel Sullivan—the future ballad-writer of the Irish National cause—was born in 1827. The father of the Sullivans was in but moderate circumstances, but education and refinement descend socially deeper in Ireland than in most other countries—certainly than in England ; and the parent of T. D. Sullivan and his brothers was a man of considerable culture. The mother was likewise a woman of large gifts, well trained, and was for many years a National school teacher. She seems to have had, besides, a very attractive personality, one proof of which is the tradition that she was a godmother to half the children born during her time in Bantry. The home of the Sullivans was thoroughly National, and amid the stirring times of 1848, and the hideous disasters of the two preceding years, there were all the circumstances to make the National faith of the family bitter and robust. The father was carried away, like the majority of the earnest and energetic Irishmen of that time, by the gospel which the Young Ireland leaders were preaching with such fascination of voice and pen, became one of the leaders of the local '48 club, and, as a reward, was dismissed from his employment by one of the local magistrates. One of the episodes of this time is justly treasured by the whole family. Smith O'Brien, shortly before the insurrection, went on a tour of inspection through the south-west and southern countries in order to test the feeling of the people. He received a big welcome from the people of the coast, and

when passing from Glengariffe to Bantry, across the bay, he had a demonstration—Venetian rather than Irish in its character. Around the boat in which was made the small voyage gathered the fleet of these fishing smacks, whose decadence A. M. Sullivan has so eloquently described, and the little yacht which carried the future rebel leader and his fortunes was the property of the Sullivans.

T. D. Sullivan, like the rest of his brothers, though brought up in a small and remote town, had an opportunity of receiving a good education in the best sense of the word, and the family was essentially literary as well as national in its tendencies. The Sullivans were closely associated with another Bantry household, which was destined by-and-by to give a prominent figure to the Irish history of the present day. The chief and the best schoolmaster of the town was Mr. Healy, the grandfather of the present member for South Derry. Under his charge T. D. Sullivan was placed, after he had made a beginning in the National school, and it was from Mr. Healy that Mr. Sullivan learned probably the most of what he knows, for Mr. Healy belonged to that race of fine scholars who were to be found in the old days in nearly all the towns in Munster. The ties between the two families were afterwards drawn still closer when T. D. Sullivan married Miss Kate Healy, the daughter of his teacher. Though A. M. Sullivan was younger than T. D., he was the first to leave home and seek fortune abroad. After trying his hand as an artist, A. M. ultimately adopted journalism as a profession, and became connected with the Dublin 'Nation.' T. D. meantime had also allowed his mind to run into dreams of a literary future, and had early discovered his talent for versification. In fact, he had filled a whole volume with his compositions; but, with the secrecy which youth loves, he had not confided his transgression to anyone. But two or three of the pieces had even appeared in print, and practically it was not till he came to Dublin and began to write in the 'Nation' that the poetical genius of T. D. Sullivan sought recognition. Into the columns of that journal he began at once to pour the verses which he had hitherto so religiously

kept secret, and from the first his songs attracted attention. He had not been more than a few months on the 'Nation' when a musical composer called on the then editor, Mr. Cashel Hoey, to ask permission to publish two of the poems which had recently appeared in the paper. One of these was signed with the now well-known initials, 'T. D. S.,' while the other bore a different signature; but both were from the same pen. From this time forward the name of T. D. Sullivan is inextricably associated with the 'Nation.'

Though T. D. Sullivan has written love-poems, and tender elegies, his preference has always been for the muse that stirs and cheers. Many of his poems became popular immediately on their appearance, and spread over that vast world of the Irish race which now extends through so many of the nations of the earth. A well-known story with regard to the 'Song from the Backwoods' will illustrate the influence of T. D. Sullivan's muse. Most Irishmen know that splendid little poem, with its bold opening, and its splendid refrain:—

Deep in Canadian woods we've met,
 From one bright island flown;
 Great is the land we tread, but yet
 Our hearts are with our own.
 And ere we leave this shanty small,
 While fades the autumn day,
 We'll toast old Ireland!
 Dear Old Ireland!
 Ireland, boys, hurrah!

The song, which was published in the 'Nation' in 1857, became popular among the members of the Phoenix Society—who, it will be remembered, were at work in 1858—and was carried to America by Captain D. J. Downing, one of the association. It rapidly became popular, both among the Fenians, who were beginning to be organised, and among the Irish soldiers who were fighting in the American army. Every man of the Irish Brigade knew it, and it was often sung at the bivouac fire after a hard day's fighting. An extraordinary instance of its popularity was given by a

writer, signing himself 'Romco,' in the 'New York Irish People' of March 9, 1867. 'On the night,' he writes, 'of the bloody battle of Fredericksburg, the Federal army lay sleepless and watchful on their arms, with spirits damped by the loss of so many gallant comrades. To cheer his brother officer, Captain Downing sang his favourite song. The chorus of the first stanza was taken up by his dashing regiment, next by the brigade, next by the division, then by the entire line of the army for six miles along the river; and when the captain ceased, it was but to listen with indefinable feelings to the chant that came like an echo from the Confederate lines on the opposite shore of

Dear Old Ireland,
Brave Old Ireland,
Ireland, boys, hurrah!

The song 'God save Ireland' became popular with even greater rapidity. It was issued at an hour when all Ireland was stirred to intenser depths of anger and of sorrow than perhaps at any single moment in the last quarter of a century, and this profound and immense feeling longed for a voice. When 'God save Ireland' was produced the people at once took it up, and so instantaneously that the author himself heard it sung and chorussed in a railway carriage *on the very day after its publication* in the 'Nation.'

On several other occasions the pen of T. D. Sullivan has given popular expression to popular sentiment. It has been his invariable rule in composing these songs to make them 'ballads' in the true sense of the word—songs, that is to say, that expressed popular sentiment in the language of everyday life, that had good catching rhymes, and that could be easily sung. Some of his very best poems were written during the Land League agitation, and will be very useful to the historian of that movement in the insight they afford of the central idea of the people at each succeeding stage during that memorable struggle. An immense fillip was undoubtedly given to the demand for abatements of rent by the song, 'Griffith's Valuation'—

Farmers far and near,
 Long despoiled by plunder,
 Let your tyrants hear
 Your voices loud as thunder
 Shout from shore to shore
 Your firm determination
 To pay in rents no more
 Than 'Griffith's Valuation.'
 That's the word to say
 To end their confiscation ;
 That's the rent to pay—
 'Griffith's Valuation.'

Still more successful, perhaps, was the ballad of 'Murty Hynes.' Nobody, probably, has forgotten the story of the converted land-grabber of the county Galway, who was induced to surrender a holding from which another tenant had been evicted. The poem in which T. D. Sullivan has celebrated this historic episode is, in the opinion of the present writer, one of the most felicitous compositions that ever came from his pen. The imitation of the style and tone of the street ballad in the following verses is excellent:—

Come, all true sons of Erin, I hope you will draw near,
 A new and true narration I mean to let you hear ;
 'Tis for your information I pen these simple lines,
 Concarin' of the Land League, likewise of Murty Hynes.

The place that Murty lives in is handy to Loughrea,
 The man is good and dacent, but he was led astray ;
 He did what every Christian must call a burnin' shame,
 But now he has repented, and cleared his honest name.

For when upon the roadside poor Bermingham was sint,
 Because with all his strivin' he could not pay the rint,
 And keep ould Lord Dunsandle in horses, dogs, and wines,
 Who comes and takes the houldin' but foolish Murty Hynes?

But when the noble Land League got word of this disgrace,
 They sint a man to Murty to raison out the case ;
 'I own my crime,' says Murty, 'but I'll wash out the stain :
 I'll keep that farm no longer ; I'll give it up again.'

And then he wrote a letter and sint it to the Lague,
 Saying 'From the cause of Ireland I never will renege,
 And never more I promise, while Heaven above me shines,
 Will I for land go grabbin',' says honest Murty Hynes.

Och ! whin the people heard it, they gathered in a crowd,
 The boys brought out their banners, and bate their drums aloud,
 And there was songs and speches, and dancin' light and gay,
 Around the flamin' bonfires that night in old Loughrea.

Now all true sons of Erin, wherever you may be,
 Come join in celebratin' this glorious victoree,
 And by Columbia's rivers, and 'midst Canadian pines,
 Give THREE cheers for the Land League, and NINE for Murty
 Hynes.

In a few days this ballad had made its way all over Ireland, was learned by every itinerant songster of the country, and sold by the tens of thousands. When T. D. Sullivan was being tried as one of the traversers in the famous case of the *Queen v. Parnell* and others, the poem of 'Murty Hynes' was one of the *pièces de conviction*. Mr. Peter O'Brien, who was Mr. Sullivan's counsel, wished to read the poem to the jurors, but Crown counsel objected; and Judge Fitzgerald, on being appealed to, decided the point by saying that he would allow Mr. O'Brien to bring the ballad in evidence if he would sing it—one of the few jokes that enlivened the monotonous dullness of the Parnell trials.

One other of the poems of T. D. Sullivan played a part in the trial of the traversers. By way of proving the nature of the doctrines preached by the Land League, the late Mr. Law, the then Attorney-General, quoted from a poem called 'Our Vow' the following stanza:—

No, we shall leave untilled, unsown,
 The lands, however fair,
 From which an honest man was thrown
 Upon the roadside bare.
 As if a curse was on the spot,
 That saw such hateful deeds,
 We'll leave the empty house to rot,
 The fields to choke with weeds.

'By an honest man,' commented the Attorney-General, 'in

this composition, I suppose, is meant *a man who refuses to pay his rent.*'

It will not be necessary to write at any great length of the Parliamentary career of T. D. Sullivan. He was elected, as is known, along with Mr. H. J. Gill, for county Westmeath, at the General Election of 1880; and, in spite of the absorbing nature of his journalistic duties he has been one of the most active and one of the most attentive members of the party. He has been perhaps still more prominent on the platform: and it is at large Irish popular gatherings that his speech is most effective. He is Irish of the Irish and expresses the deep and simple gospel of the people in language that goes home; and then his keen sense of humour enables him to supply that element of amusement which is always looked forward to with eagerness by the crowd. It need scarcely be said that he has always been one of the most sagacious, as well as one of the most loyal, of the supporters of Mr. Parnell. Like other men, he has sometimes been overborne by the opinions of others, but when the decision of the majority was given, there was not a moment of hesitation, in standing by the unity of the party. In another way T. D. Sullivan has been one of the best factors in the party. More advanced in years than many of his colleagues, he has nevertheless been as young as the youngest among them in his energy and in his hopefulness—and the long and dreary nights of struggle in the House of Commons put the energy and the hopefulness of any man to a very severe test. Like Mr. Biggar, Mr. Sullivan has shrunk from no work which the exigencies of the situation demanded, and has been ready to take his share of the talking—whether the House considered his intervention seasonable or unseasonable; whether he spoke to benches that were full or empty, silent or uproarious. Erring, perhaps, as a rule, on the side of over-earnestness, he often lights up his Parliamentary, like his conversational, efforts with bright flashes of wit. Speaking of special clauses in the Crimes Act for the protection of certain humble agents of the law one night he declared, 'There's a divinity doth edge a bailiff *rough* *l'use* him how we will.' His drinking the health of the Land League at the close of one of his

speeches in the House was an incident of a thoroughly original nature. He had defended that body in a long speech from charges that had been made against it. 'And now, Mr. Speaker,' said he, taking up the glass of water which he had by him on the bench, and raising it to his lips, 'all I have to say in conclusion is—Here's long life and good health to the Irish National Land League.' 'Punctuality,' he said once to a colleague who turned up at a meeting with characteristic lateness, 'punctuality, in the opinion of the Irish party, is the thief of time.' Some of his lighter poems are greater favourites with many people than his more serious efforts, because of this same vein of irrepressible humour. Nothing could be much more amusing than the picture in the poem, 'Mr. Gladstone and Irish Ideas,' of the Premier's visit to an Exhibition, at which he was induced to test the Irish whisky.

It is when the county meeting is over, and T. D. Sullivan sits amid a genial crowd of sympathetic friends, that his best—certainly his most attractive—talents are seen. Like all the Sullivan family, he has plenty of musical ability, and like poor A. M., has a splendid voice. A song by T. D. Sullivan has never been really understood until it has been heard sung by T. D. himself. His voice—loud, clear, penetrating—easily leads the chorus, no matter how many voices join in, and he throws himself into the spirit of the thing with all his heart and soul. His singing of 'Murty Hynes' is worth going many miles to hear. Indeed, there is scarcely an Irishman living who could give an evening's entertainment so complete as T. D. Sullivan; and if he were ever to assume the profession of a public lecturer his success would be unquestioned. A series of lectures in which he would give recitations from his own poems and sing his own songs would draw overflowing audiences in New York or Boston, Philadelphia or Chicago. He certainly would spare his manager any expense of advertising, for there is scarcely an Irish home among all the millions of Irish homes in America in which his verses are not familiar as household words.

Such has been the career of T. D. Sullivan—honourable, consistent, and tranquil. He has to-day the same convictions

which guided his pen when he wrote surreptitious verses ; he has stood by these convictions through years of trial and failure ; he is as fresh and as vigorous in pushing them forward at this hour, when his hairs are grey, as he was when he sailed in boyhood's auroral days over Bantry Bay. His verses have marked the epochs which they have helped to produce, have won for him the affection of millions of Irish hearts, and form one of the many potent chains of memory and love that bind the scattered children of the Celtic mother to their race and to their cradle-land.

In one of his most powerful novels Balzac draws a portrait of a man who, equipped by nature with all the qualities to make a great commander, or a minister of genius, is forced, by the resistless facts of his country's and his own position, into a private life of small cares and large miseries. Such a lament over the waste of Irish genius would be trite ; yet the career which is about to be sketched will perhaps convince that, though the fate be old, its victims belong to every year of Irish serfdom. The writer will have daubed his portrait if the reader do not believe that, born in another country and to other times, James O'Kelly might have left a name which his people would not let willingly die.

O'Kelly was born in Dublin in the year 1845. He made acquaintance at an early age with the passions which make the Irish patriot. Among his companions in the Irish metropolis were a number of young men who, even in the dark hours between '55 and '65, worked and hoped for the elevation of the country : and, on the other hand, he learned in a school in London, in which he spent part of his boyhood, the scorn that belongs to the child of a conquered race. O'Kelly accordingly entered upon political work at an unusually precocious age, and certainly had not reached his legal majority when political aims had become the lode-star of his dreams. This was the dark period when the treason of Sadleir and Keogh had broken all faith in Parliamentary civility and constitutional agitation ; and when Youth—specially if it had the mental and physical robustness of O'Kelly—was not inclined to listen to statistical comparisons between the resources of England and Ireland. The 'set'

to which O'Kelly belonged were certainly arch-heretics against the orthodox creed of constitutionalism, and had made up their minds to set about the liberation of Ireland in quite a different kind of style. The companions whom O'Kelly then made lived to try, and many of them to suffer for, their experiment. Many of them are dead. Some of them survived, and are to-day as active and as hopeful as if they had not passed through hideous suffering and abysmal disaster. O'Kelly was to meet some of them in after-life, in other lands, and with them to lay the foundations of a new and greater movement for Irish liberation.

O'Kelly's political projects were interrupted in 1863. He had from boyhood longed for the life of a soldier. There was no army in Ireland, and he would not serve under the British flag, and—like so many of his race athirst for military glory—he entered the army of France. He had scarcely been enrolled in the Foreign Legion in Paris when he was called upon to enter into active service. The Arabs in the province of Oran were in rebellion, and here O'Kelly had an opportunity of learning all the wiles as well as all the dangers of Arabian warfare. The rebellion had scarcely been suppressed when the French army was called to another and a very different scene of operations. Everybody remembers that when Maximilian was made Emperor of Mexico French forces were sent by the Emperor Napoleon to win for his nominee his new dominion, and O'Kelly's regiment was one of those which were detailed for this service. In all the fighting which went on O'Kelly had his share. He took part in the siege of Oajaca, and after the fall of that town and the capture of General Porfirio Diaz—since President of Mexico—he advanced northward, and was present at the various engagements which placed Monterey and the whole of Northern Mexico to the Rio Grande in the power of the French troops. Then the tide turned in favour of the Mexicans; and at Mien the troops of Maximilian were disastrously beaten. During this engagement O'Kelly was slightly wounded, and shortly after he was made prisoner by the forces of General Canales in June 1866. O'Kelly had now a period of restraint, discomfort, possibly of danger, to look forward to; but an

attempt to escape, unless successful, meant death. O'Kelly pondered over the situation for a considerable time; but in the end decided to make a dash for liberty if anything like a fair opportunity presented. His guards proved careless, and in the darkness of the night he eluded their vigilance, and rushed out into the Unknown. For days he had to wander about in hourly peril of his life. At one time he took to the river, hoping to float down to the point where Mexican territory joined the United States. The inducement to attempt this mode of escape was his discovery by the banks of the river of what is called a 'dug-out'—a rude boat made from a hollowed-out tree—and in this primitive craft he floated with the stream for a day. He had at last to come to land, owing to the attentions of some Mexicans on the shore. They proved, however, not unfriendly, and finally O'Kelly made his way into Texas. On American soil he was once more a free man; but that was the end of his blessings. He had not a cent; his clothes, after his many days of wandering, were ragged; and who looks so disreputable as the soldier in a travel-stained uniform? However, O'Kelly managed to 'strike' a fellow-countryman, and was by him given a job. The job—historical accuracy is especially desirable in the biography of a soldier—was that of removing some lumber. He managed finally to make his way to New York, and when he got there he was confronted with stirring news that led him for a while to the hope that the next time he went a-soldiering it would be for his own land.

The stories which were current in these days of the possibilities and the resources for rebellion in Ireland have been described long since by many pens, and have produced a bitterness of controversy that warns off any writer. Suffice it to say that O'Kelly did not find things as he expected, that he had seen too much of real warfare to have any faith in unarmed crowds, and that he was one of those who most fiercely opposed any attempt at insurrection. Everybody knows that these counsels did not then prevail, and that in 1865 there came some sporadic risings with their sad sequel of wholesale arrests, imprisonments, and long terms of penal

servitude. By-and-by the movement began to be more serious, and in 1867 there seemed some hope of really vigorous work. O'Kelly then took his share of the danger and the responsibility, and was one of the chief men of the movement. For years he had to pass through the daily and nightly risks, the never-ceasing strain, the strange underground life, of the revolutionary. O'Kelly—as testimony is unanimous in declaring—passed through it all with that calm courage and that cool-headedness which everybody recognises, and, through determination, vigilance, and prudence combined, succeeded in coming out unscathed. Again the French cause drew him from politics, and during the Franco-Prussian war he rejoined the French army, but when Paris surrendered once more left the service.

His thoughts now turned once more to America, and he went to New York. Up to this time he had not seriously contemplated adopting journalism as a profession, and his efforts had been confined to occasional correspondence in the National weeklies. He applied for a situation on the 'New York Herald,' and his application—like that of most beginners in all manners of life—was received coolly enough. At last, through the absence of all the regular *employés* of the journal on a special Sunday morning, O'Kelly got his opportunity. General Sheridan was to arrive from Europe on that morning, and there was a general anxiety to know what the American Napoleon had to say about the military resources and the military strategy of the Old World. The task of interviewing so distinguished a soldier was a highly honourable one, but it had one great drawback: General Sheridan was a man who was known to hold the 'interviewer' in mortal hate. There was a whole host of reporters on board the steamer which went out to meet the General. The competition, therefore, was keen with a keenness which nobody who has not been in America can completely understand. Scratch the American journalist and you find a Red Indian, not content to kill unless he can also scalp his competitor. Each reporter, in his turn, tried his hand on the General, and each went back disappointed. At length O'Kelly made the attempt. He began his attack altogether out of the ordinary,

mentioned places in France which the General, as well as he, had recently seen, gave a military estimate or two, and in this way conveyed the impression to the General that he was something of a kindred spirit, and knew what he was talking about. The General unbent, and O'Kelly, who was the 'greenhorn'—as newcomers are scornfully called—of the journalistic host, was the one who was able to give the best account of General Sheridan's views on his European tour.

O'Kelly, starting thus well, was gradually advanced, until he became one of the leader-writers—or 'editors,' as they are called in America—of the 'New York Herald.' In 1873 there arose an opportunity of making or marring his fortune, an opportunity which O'Kelly gladly embraced, but which ninety-nine out of every hundred men would have absolutely and unhesitatingly rejected. The rebellion in Cuba was going on, and it was a movement in which the people of the United States took a keen interest, these being the days when the annexation of Cuba was one of the political possibilities and aspirations of the hour. But what was the nature and what the methods of the rebels? These were points upon which no trustworthy information could apparently by any possibility be obtained. The Spaniards had the ear of the world, somewhat as England has in her struggle with Ireland, and the story they told was that there was no such a thing as a rebellion at all. If there had ever been anything of the kind, it was entirely crushed, and Cespedes, its leader, was dead. What now remained was simply a few scores of scattered marauders, who were nothing but itinerant robbers and murderers. There was a strong conviction in the United States that these representations were not altogether to be relied on, and there were plenty of Cuban refugees and insurrectionary committees in the United States who circulated reports of quite a different character. It was said, for instance, that the Spanish troops were guilty of horrible cruelties, that they gave no quarter to men and foully abused women, and the rebellion, instead of being repressed, was represented as fiercer and more determined than ever; but how were these statements to be confirmed? The rebels, whether few or many, were hidden behind the impenetrable forests of the

Mambi Land—as the country frequented by them was called—as completely as if they had ceased to exist. To reach these rebels, survey their forces—in short, attest their existence—was the duty which O'Kelly volunteered to perform.

He knew when he set out for Cuba that his task was difficult enough, but it was not until he arrived in Cuba that he realised to the full the meaning of his enterprise. He imagined that he might have been able to accompany the Spanish troops, then to pass through their lines to the rebels, and, investigations among the latter being completed, to return to the Spanish lines again. He therefore asked a safe-conduct from the Captain-General; but that functionary soon made it apparent that nothing would induce him to facilitate O'Kelly's task in any way, and he plainly told him that, if he persisted in trying to get to the rebels, he would do so at his own risk. O'Kelly soon realised the true meaning of these words. Throughout all Cuba there was a perfect reign of terror. Tribunals hastily tried even those suspected of treason, and within a few hours after his arrest the 'suspect' was a riddled corpse. Any person who, therefore, was under the frown of the authorities was avoided as if he had the plague. Thus O'Kelly was invited to dinner in the heartiest manner by a descendant of an Irishman, but when this gentleman heard of O'Kelly's mission, he begged him not to pay the visit, and promptly went to the Spanish authorities to explain the unlucky invitation. O'Kelly, therefore, was passing among a people nearly every one of whom dreaded to be seen even talking to him, and a vast number of whom would have considered it a patriotic duty to dispose of his person by some quiet but effective method. Then life was terribly insecure even to those who were not out of favour of authority, murders for plunder being of daily occurrence. O'Kelly looked at the situation in the same way as was done under similar circumstances by another child of the Irish race, whom the 'New York Herald' had the luck to secure to its service—poor J. A. MacGahan. 'It was not possible,' writes O'Kelly in 'The Mambi Land'—the interesting volume in which he afterwards recounted his adventures—'it was not

possible to turn back without dishonour, and though it cost even life itself, I would have to visit the Cuban camp.' 'My word,' he says in another place, 'had been given to accomplish this, and at whatever cost it should be done'—language that in the mouth of a man like O'Kelly really means the resolve to meet the worst that fortune could inflict.

He made various efforts to accompany expeditions of the Spanish troops which were supposed to be marching against the insurgents; but these expeditions either were postponed, or, after they had been started, turned back without coming even within sight of the rebel lines. Then O'Kelly thought that his purpose might be carried out if he got into communication with some of the secret sympathisers with the rebellion who remained in the towns; but they, carrying their lives every hour in their hands, would not trust a stranger—especially as the report had been industriously spread that O'Kelly was a friend to the Spaniards. At last he formed a desperate resolve: he determined to set out for the rebel lines alone, with the chances of being shot by the Spaniards as a rebel, by the rebels as a Spaniard, through a country which in parts was supposed to be overrun by robbers, quite ready to murder, with impartial ferocity, Spaniard or rebel; and into the midst of almost impenetrable forest, where the loss of the trail meant death. But he had not proceeded far on his way when he was placed under arrest by the Spanish authorities. Then came an order which made the situation still more hopeless; the order was that under no circumstances should O'Kelly be permitted to penetrate to the rebel lines, and the penalty was affixed in no obscure language. Brought before General Morales, one of the Spanish authorities, O'Kelly made the remark, 'I should regret very much if one of these days you should be obliged to shoot me.' 'I would regret it very much also,' was the reply of the Spaniard; 'but if you are found in the insurgent lines or coming from them, you will be treated as a spy or as one of the insurgents'—in other words, shot.

And still O'Kelly persevered. His plan now was to trust to the sympathisers with the rebellion; and at last he found a letter on the floor of his room in his hotel one night, telling

him that if he would proceed to a certain point alone on the following day, he would be conducted to the rebel lines. Every argument of prudence was against accepting this invitation, which might well be a trap; but O'Kelly, armed with a couple of revolvers, set out the next day, reached the trysting place, and after hours of waiting in the blackness of a dark night, was conducted into the rebel lines, saw General Cespedes, President of the Republic, and spent a month in marching and countermarching, and in generally studying the resources, the customs, and the prospects of the rebels. His task he had now succeeded in accomplishing, though every other person attempting it had failed. He had ascertained the existence and estimated the chances of the rebels, and the only thing now left for him was to return to America. Cespedes offered to send him home by Jamaica, but O'Kelly thought it necessary to go into the Spanish lines, in order that there might be no possibility of a denial that he had actually entered into the rebel camp. It will be remembered that General Morales had said to him, 'If you are found in the insurgent's lines, or going to them, or returning from them, you will be treated as a spy, and he had scarcely returned to the settlements of the Spaniards when he found himself face to face with the prospect of this threat being carried into effect. He was thrown into a dungeon in a fortress, where the stench was terrible, his only companion a forger; and he was convinced that the object of his captors was, if they could not shoot him, to kill him through scarlet fever. For weeks he was daily tortured while in this terrible den by inquisitions and threats of immediate execution, alternating with tempting offers of large bribes and immediate release if he would betray the men who had helped him to reach the Cuban lines. He was brought several times before a sort of court-martial. Informers proved that they had seen him in places that he had never laid eyes on, and, in fact, the indictment of high treason was as complete as if he were before a judge and jury of another country which need not be named. At the same time he was persecuted at night by sentinels with loaded muskets, who watched his every movement; and in this way, between sham trials, threats, the daily prospect of

being shot, and the daily horror of yellow fever, a month passed. In time he was removed to another prison, bound with ropes as he was conveyed there. In this guise he reached Havana, and there again he was incarcerated in a cell—this time of such sickening odour that he had to fly continually to the grated door in the hope of breathing a little fresh air. The removal of the filth to the outside of the entrance, however, rendered this impossible, and he had to return in despair to his hammock. It was evident that the Spanish authorities were thoroughly bent on inducing his death from yellow fever. He escaped all these perils, however, was sent to Spain, and then, through the united efforts of General Sickles, Señor Castelar, and Isaac Butt, was set at liberty.

This episode in Mr. O'Kelly's life was so extraordinary as to justify its being told at some length; and this makes it necessary to sketch the remaining events of his career with considerable rapidity. His next expedition after the visit to Cuba was to Brazil. He returned with the Emperor from that country to the United States, and accompanied him throughout his entire American tour. During this period, O'Kelly performed two sufficiently noteworthy achievements. First, he saved the life of the Empress during a collision in the Bay of Rio Janeiro: and, secondly, he kept the ruler of Brazil safe throughout the whole time from every and any interviewer, except, of course, that of the 'New York Herald'; and those who know the irrepressible, irresistible, and relentless nature of the American 'interviewer' will appreciate how much of good management, firmness, and dexterity this achievement of O'Kelly implies. Next there came the war with 'Sitting Bull' and the Sioux Indians, an expedition of considerable peril, and O'Kelly remained throughout the business until 'Sitting Bull' was driven to take refuge in Canada.

More recently O'Kelly conceived the bold idea of reaching the Mahdi. The continued obstacles which were placed in his way frustrated his object, but he did not abandon his purpose until he had adopted many expedients of characteristic daring and adroitness. The letters which he contributed to the 'Daily News' excited much attention, and were the first

to throw any light upon the character and strength of the movement under the Mahdi. With singular accuracy he pointed out the future of the movement, and sometime later, in a series of articles in the 'Freeman's Journal,' on the strategy of Lord Wolseley, he forecast the perils and the final failure of the campaign with striking truth. He writes with the bold, slightly rugged, realistic pen of the special correspondent diverted to journalism from his true avocation as a soldier.

Shortly before the General Election of 1880, O'Kelly returned to Europe, without the least intention of entering Parliament. At that time, though he was known to everybody acquainted with the inner life of Irish politics, to the general public at large he was practically unknown, except as the dashing and adventurous special correspondent. And it was some surprise when he succeeded in beating down so formidable an opponent as The O'Connor Don. And yet, thus regarded by the majority of his countrymen as outside politics, and remote from its struggles, its aspirations, and its shaping, O'Kelly had been a force in fashioning the history of his country for many years. In every hour from 1858, when while still a boy he first entered upon service, he had been dreaming and working for Ireland. When Mr. Butt started the Home Rule movement, O'Kelly was one of the 'extreme men' who thought that the idiotic and barren controversy between various forms of legitimate political effort should be closed; the meeting at the Bilton Hotel, at which the new movement was practically started, had O'Kelly as one of its most active organisers, and he appears among those who were present under the name of 'James Martin,' though he is not entitled to the 'J.P.' and other distinctions with which he is credited in A. M. Sullivan's list in 'New Ireland' (p. 339), who confounded the *alias* of the revolutionary correspondent with a person of the same name. Similarly, at a later period in America he was one of the men who refused to sanction a spirit of sullen resistance to the efforts which were being then started by Mr. Parnell to make constitutional agitation a reality, and a Parliamentary party a power. In Parliament, too, O'Kelly has, while little known to the public, been one

of the most potent forces in shaping the fortunes and decisions of his party. He has brought to its councils great firmness of will, world-wide experience, a common sense which may be described as ferocious, and a devotion to the interests of his country which is absolute. Though he has given proof so abundant of a courage that dares all, O'Kelly's advice has always been on the side of well-calculated rather than rash courses; he has, in fact, the true soldier's instinct in favour of the adaptation of ways and means to ends, of mathematical severity in estimating the strength of the forces for, and of the forces against, his own side. He is, like so many men, a bundle of contradictions. His whole temperament is revolutionary; he chafes under the restraints of Parliamentary life, and hates the weary contests of words; and, on the other hand, he insists on every step being measured, every move calculated. A friend jokingly described him once as the 'Whig-rebel.' Again, his large experience of life and the ruggedness of his sense, give to his thoughts the mould of almost cynic realism, and yet he is an idealist of the first water; for throughout his whole life he has held to the idea of his country's resurrection with a fanatical faith which no danger could terrify, no disaster depress, no labour fatigue. And it is as a steady though silent labourer for the elevation of his people that O'Kelly would himself wish to be remembered. 'My best work,' he wrote to a friend, 'was not the showy pages which have caught the general eye, but rather the quiet political work which I have done for the last twenty years. To the mere *sabreur's* part of my life I attach no importance whatever, except that within certain limits it has furnished me with the opportunity of observing men, and acquainting myself with the motive forces which induce men to do or not to do.'

One figure was absent from this gathering which was destined to play a prominent part in subsequent struggles. This was Mr. John Dillon. Mr. Dillon at this moment was absent in America completing the organisation of the Land League movement that had been started by Mr. Parnell before his departure from that country. Mr. Dillon, as so often happens, is the very opposite in appearance and

manner from what the readers of his speeches, especially the hostile readers, would expect. He came in the course of time to be regarded by large sections of the English people as the embodiment of everything that was brutal and sanguinary in the Irish nature. He was accustomed during the fiercer days of the Land League to the most violent denunciation, and he was daily in receipt of letters of menace or of insult. To those who know him this popular image was grotesquely inaccurate. Tall, thin, frail, his *physique* is that of a man who has periodically to seek flight from death in change of scene and of air. His face is long and narrow; the features singularly delicate and refined. Coal-black hair and large, dark, tranquil eyes, make up a face that immediately arrests attention, and that can never be forgotten. A stranger would guess that Mr. Dillon was an artist of the school that found delight in painting Madonnas, that spoke of the pursuit of art for art's sake alone, with a sublime unconcern for the struggles and aims and welfare of the workaday world. A tranquil voice and a gentle manner would further combat the idea that this was one of the protagonists in one of the fiercest struggles of modern days. The speeches of Mr. Dillon are violent in their conclusions only. The propositions which startled or shocked unsympathetic hearers are reached by him through calculations of apparently mathematical frugidity, and are delivered in an unimpassioned monotone.

John Dillon is the son of Mr. John Blake Dillon, one of the bravest and purest spirits in the Young Ireland movement. His father was one of those who opposed the rising to the last moment as imprudent and hopeless, and then was among the first to risk liberty and life when it was finally resolved upon. John was born in Blackrock, county Dublin, in the year 1851. He never went to a boarding-school, and probably he owes more of his education to home than to other influences. He was mainly instructed in the institutions connected with the Catholic University: first in the University school in Harcourt Street, Dublin, and afterwards in the University buildings in Stephen's Green. He was intended for the medical profession, and passed through the

course of lectures, and took the degree of Licentiate in the College of Surgeons. His entrance into the political struggle was not precocious. It was not until after the arrival of John Mitchel in Ireland to fight the Tipperary struggle after his many years of exile, that Dillon first appeared in the political arena. Mitchel had been one of the oldest friends, as he had been one of the earliest companions, of his father; and he was among those who went down to Queenstown to bid a welcome to Ireland to the returning and still unrepentant rebel. He then took an active part in the electoral contest, and helped to get Mitchel returned. The rise of Mr. Parnell and the active policy brought Mr. Dillon more prominently to the front. He was one of the first to appreciate correctly the new policy, and to see the road to salvation to which it pointed the way. At once he became an eager advocate of Mr. Parnell and his policy. This brought him into direct collision with Mr. Isaac Butt, and his was the fiercest and most damaging speech made against the old leader in the Molesworth Hall meeting, at which Butt made his last political speech. When the Land League movement was started, Dillon at once threw himself into the agitation, and was appointed to accompany Mr. Parnell upon his historic visit to America.

There were many other members at the meeting in the City Hall whose history would throw light upon the circumstances and tendencies of Irish life, social and political, but I have not space to give them more than a few passing words. Richard Power, who was elected in 1874, when he was barely of age, is a member of a Waterford family which has played a prominent and often a romantic part in Irish history for centuries. Mr. Edmund Leamy was one of the men whose vote was considered most doubtful in the coming struggle between Mr. Shaw and Mr. Parnell. In fact, in the list which Mr. Parnell had in his hands, the name of Leamy appeared amongst the names of certain opponents. He was entirely unknown to Mr. Parnell as well as to everyone else in the room except those who came from Waterford, and he was supposed to be one of the men who had won his election on a purely personal issue, and, it was inferred, for purely

personal purposes. Mr. Parnell and his colleagues now remember these grotesque misapprehensions of Leamy's antecedents and character with amusement. Edmund Leamy was born in Waterford on Christmas Day 1848. Waterford is one of the towns which, amid the terrible eclipse over the rest of Ireland, shone out with something of a national spirit. This was probably due largely to the fact that it is the native town of Thomas Francis Meagher. Waterford, too, is a town of historic monuments speaking of an age and of a history that had its glories long before the English set their feet on Irish shores. On its quay stands Reginald's Tower, erected by the Danish king in 1102; and in tracing the influences of his own political history, Leamy always dwells upon this and like memorials as inspiring him with his passionate love of his country, and his hope in her future. Another influence that made a political combatant in the national ranks was the companionship of Thomas Sexton. He was a colleague of Sexton's in the Waterford Young Men's Society, and it was Sexton who first pressed him into the young debates of that body. When the election of 1874 came, he was an apprentice in a solicitor's office; but the ardour of the struggle between Richard Power and Major O'Gorman as the representatives of the new Home Rule movement, and Mr. Gibson (now Lord Ashbourne), Mr. Bernal Osborne, and Mr. Delahunty, as representatives of effete and anti-national creeds, brought him out from his desk. He addressed several meetings with an effect probably more startling to himself than to anybody else, and his delighted townsmen declared that the traditions of Meagher were not dead; and one prophetic but grimy-faced labourer declared that he would yet be member for the city. In 1880 Major O'Gorman was again a candidate. He came into collision with some local feeling, the details of which it would be needless to go into. Leamy was put forward by one section of the constituency, and was returned. There is no man in the party whose real abilities and services bear so little resemblance to his public reputation. A touch of the Paddy-go-aisy spirit, a curious love for self-effacement, have hidden him from public view; but to his colleagues he is known as having one of the keenest and

most original intellects, and one of the most stirring tongues of the Irish party.

Richard Lalor, one of the members for Queen's County, represented a family ancient in Irish struggle. His father was one of the fierce spirits that led the movement against the tithes, and for many years was the foremost man in every political effort in the Queen's County. James Finton Lalor, his brother, was perhaps the most truly revolutionary temperament of '48. He lives again in the pages of Duffy,¹ and he it was who suggested to Mitchel the No Rent movement, which Mitchel is alleged to have spoiled, and which for the first time was carried into effect more than a quarter of a century after Finton Lalor's fiery and restless spirit had passed to rest. Another brother who sought a home in Australia was the leader in a small insurrection at Ballarat, and there lost an arm. When the reforms he fought for were granted he became one of the rulers of the country, and is now Speaker of the Victorian Parliament. Richard Lalor is of the same stern spirit as all his stock. To-day he is a feeble and bent man with wearied eyes and a thin voice, and a constant prey to ill-health, but his spirit is exactly the same as in his hot youth. In 1848 he had his pike and his thousands of pikemen ready for action; to-day, as then, he is the unconquerable and irreclaimable rebel—the Blanqui of Irish politics.

The O'Gorman Mahon, to whom was entrusted the duty of proposing the name of Mr. Parnell, belongs to even an older agitation. Tall, erect as a pine, with huge masses of perfectly white hair and a leonine face, he is the majestic relic of a stormy and glorious youth. He is the last survivor of the once multitudinous race of the Irish gentleman, as ready with his pistol as with his tongue. Nobody can enumerate the number of times he has been 'out,' and the still larger number of occasions in which he despatched or received the *cartel*. A man of the spirit of The O'Gorman Mahon was necessary in such times as those of his youth. The Irish Catholic was still a unemancipated serf, and the Lords of Ascendency looked

¹ See *Four Years of Irish History*, 'A new Tribune, a new Policy,' pp. 464

down upon him with the contempt of centuries of unbroken sway. It was at such a time that the swaggering adherent of English domination had to be met by a representative of the ancient faith and of the hidden longings of the oppressed majority, before whose eagle-eye privilege had to quail. O'Connell was the tongue, but The O'Gorman Mahon was the sword, of the Irish Democracy rising against its oppressors after its centuries of bondage ; and so he did his own useful work in his own day. There was something strangely picturesque in the appearance in that group of young men engaged in a still infant movement of a man who had stood by the side of O'Connell at the Clare election which won Catholic emancipation. It was almost as if Thomas Jefferson were to rise and with the same pen that had written the Declaration of Independence to join in the composition of Abraham Lincoln's proclamation against slavery. In the years that had passed since that day The O'Gorman Mahon had gone through a life of strange and varied adventure. When, in the whirligig of time, he was thrust from Irish politics, he had gone to South America, and there had taken part in the struggles of the young Republic for emancipation. Returning to his native land, he found Isaac Butt starting the new movement for Home Rule. Several constituencies competed for him, but he had chosen the historic county in whose history he had played so prominent a part.

Garret Byrne, member for Wicklow, is in direct descent from Garret Byrne who was hanged in the Rebellion of '48. John Barry, his colleague, beginning life at almost its humblest rung, had become an important member in a Scotch manufacturing firm, and shortly afterwards was in business for himself. He had also taken a share in political struggles the history of which has yet to be told. Mr. Corbet was a member of an ancient Irish family, and a man himself of culture and of considerable literary power.

Charles Dawson was born in Limerick in 1842. He had led a life of keen activity before his entrance into Parliament. Brought up in the Catholic University side by side with John Dillon, he had early taken an interest in the politics of his country, and had been one of Butt's greatest favourites. In

time, like all the other young men, he found himself forced to accept the new policy. For years he had taken sleepless interest in the franchise question, preached about it in season and out of season years before anybody regarded it as a question worth discussing. It is to him, almost more than to any other Irishman, the final triumph of that act of emancipation is due. Mr. R. H. Metge, like Mr. Parnell, was a landed proprietor of considerable means and of the Protestant faith, and his keen sympathy with the oppressed had thrown him into the popular ranks. The Rev. Isaac Nelson was not present at this meeting, but a short time afterwards he was elected for Mayo; and this election of a Presbyterian minister by the most Catholic county in Ireland was held up by the friends of religious liberty as another proof of religious toleration on the part of the Irish people.

Mr. Marum, another landed proprietor, comes from a family which has played an important and sometimes a tragic part in the Irish land struggle. His grandfather was murdered, and several men were hanged for the crime. Mr. Marum himself, on the other hand, has been a lifelong friend of the tenantry.

One more figure requires description. On the first day of the meeting of the Irish party the chair was occupied by the Lord Mayor of Dublin—Mr. E. Dwyer Gray, M.P. for the county Carlow. Mr. Gray is the son of the late Sir John Gray, whose name has figured so frequently in preceding pages. He was born in the year 1846. Brought up from his earliest youth in the opinions of his father, whose favourite son he was, he attained at an early age a correct judgment of political affairs. His father had received many bitter lessons during a long political career. One story he was never tired of repeating to his son. It was of a man who offered to him, during the Young Ireland excitement, a plan of the defences of Dublin Castle. Gray treated the offer of the surrender of the Lord-Lieutenant's citadel with suspicion, and a few days afterwards was not surprised to find that the would-be traitor was a police spy in disguise. The mind of the son is even clearer than that of his father, and refuses steadily to accept any doctrine or course until it has been fully thought out. In

this way Gray has sometimes been regarded as backward when he was simply demanding the full reason for the professed policy, and had not yet been able to see its eventual outlet. He succeeded his father in the management of the 'Freeman's Journal,' the chief newspaper of Ireland, and soon raised it to double its previous circulation. Becoming a member of the Dublin Corporation, of which his father had been the guiding star for many years, he soon attained to the position of its leading figure, and took a keen interest in advancing the hygienic improvements of the city. At this period he was Lord Mayor, and had under his control vast sums which had been subscribed to the Mansion House for the relief of distress. Anticipating a little, Gray subsequently came into fierce collision with James Carey, whom he exposed for an attempted fraud upon the Corporation, and Carey from that day was his bitter and relentless enemy. Gray had been returned to the House of Commons shortly after the death of his father, and though not a frequent, was already, as he is still, one of its most influential debaters. There is no man in the Irish party, and few outside it, who can state a case with such pellucid clearness. When Gray has completed his statement the whole facts are as clear to the minds of his hearers as they have already been to his own searching intellect.

The great question to be decided at this meeting was the future leadership of the party. It was, doubtless, assumed by the friends of Mr. Shaw, and probably by the country afterwards, that the Parnellites had come to this meeting with a cut-and-dried scheme in their hands. Nothing could be farther from the truth. Up to a few days before the meeting there was practically no intention even of proposing Mr. Parnell as a leader. The idea never even assumed shape until the night before the meeting in the City Hall. There happened to be stopping at the Imperial Hotel several gentlemen who had been returned or had resolved to support Mr. Parnell's policy. Among them they discussed the question of leadership. The gentlemen who took part in this informal and accidental conference were Mr. John Barry, Mr. Richard Lalor Mr. O'Kelly, Dr. Commins, Mr. Biggar, Mr. T. P.

O'Connor, and, strangely enough, Mr. McCoan; Mr. Healy, who had not yet been elected a member of Parliament, was also present.

Mr. Parnell had no warmer supporters or more devoted friends than some of the gentlemen who took part in this discussion, but even some of these were doubtful as to the prudence of the proposal that he should be leader. Up to that period Mr. Parnell was supposed to have given no sign of definite aims or a broad and statesmanlike capacity. He had given abundant proof of inflexible courage and determination, but some of the very occasions on which he had exhibited these qualities suggested doubts as to whether he was a man who always knew where he was going. One of the shrewdest members of his party—a gentleman who was not present at this conference—said about this period that he never could see in Parnell any plan beyond that of ‘making a row;’ and ability ‘to make a row,’ after all, is not a complete stock-in-trade for a political leader. The idea of some of these gentlemen was that it would be far better, under the circumstances, to allow Mr. Parnell to remain in his old position as a guerilla leader, with a safer and stéadier man as nominally in chief command. Curiously enough, the most earnest and eager in the demand for the leadership of Mr. Parnell was Mr. McCoan.

At last there was an understanding rather than a formal resolution among these gentlemen, that they would propose Mr. Parnell as leader. He himself did not come to Dublin until next morning; some gentlemen went to his hotel and others met him on his way to the City Hall. In his bedroom and afterwards as he passed through the streets mention was made to him of the suggestion that had been made at the informal meeting of the previous night. He neither rejected nor encouraged the idea, but seemed, on the whole, rather inclined to the notion, in case Mr. Shaw were displaced, of proposing that the office should be held by Mr. Justin McCarthy. This was the state of things when the meeting assembled. No plans were formed and nothing whatever was known as to the outcome; nor was there means of forming such plans in the progress of the meeting.

Mr. Parnell did not know the views of many of those present. Most of them, too, were strangers to each other; did not even know each other's names, and had not, in most cases even exchanged a word. Lists were drawn up as to how the vote would go, and in the list of Mr. Parnell several gentlemen had to be put down as of unknown tendencies who at the time were already fierce and fervid Parnellites. When the division came, therefore, nobody had the least idea as to what the result would be. The vote was: for Mr. Parnell, 23; for Mr. Shaw, 18.¹ Mr. Shaw apparently received his defeat at the moment with good humour, but when, the next day, the party formulated its policy and declared in favour of Peasant Proprietary as the final solution of the Land question, Mr. Shaw already indicated a certain difference from Mr. Parnell and his friends.

When the party came over to London the first occasion arose for the two sections taking opposite sides. It was on a seemingly trivial question. The point at issue was the part of the House in which the Irish members should take their seats. In the view of Mr. Shaw and his friends, the existing Ministry was so friendly to Ireland that the Irish party should signify their general adherence by sitting on the same side of the House. The supporters of Mr. Parnell maintained that even between a friendly Liberal Ministry and an Irish National party there was irreconcilable difference on the Irish National question and on several others. They held that the only hope of a satisfactory solution of the Irish question was that Irish members should maintain a position of absolute independence of the English parties, that therefore the attitude of Irish Nationalists was one of permanent opposition to all English administrations, and that this political attitude should be signified by their continuing to keep their seats on the Opposition side of the

¹ The members on both sides were:—For Mr. Parnell—Sexton, Arthur O'Connor, O'Kelly, Byrne, Barry, McCarthy, Biggar, T. P. O'Connor, Lalor, T. D. Sullivan, Commins, Gill, Dawson, Leamy, Corbet, McCoan, Finigan, Daly, Marum, W. H. O'Sullivan, J. Leahy, O'Gorman Mahon, and O'Shea. For Mr. Shaw—Macfarlane, Brooks, Colthurst, Synan, Sir P. O'Brien, Foley, Smithwick, Fay, Errington, Gabbett, Smyth, R. Power, Blake, McKenna, P. Martin, Meldon, Callan, and Gray.

House. Subsequent events brought out more clearly the grave issues which underlay this apparently small difference. The friendliness to the existing Administration which sitting among them expressed was afterwards translated by the followers of Mr. Shaw into a greater regard for the interests of the Ministry than for the crying demands of Ireland—into the subservience of Irish National to English Liberal aims and methods, and, ultimately, into a readiness on the part of most of these gentlemen to give a final testimony of their faith in the Ministry either by a search for or an acceptance of paid office.

Meantime, in Ireland, the Land question was reaching a crisis. The increase of evictions, which had begun with 1877—the first year of the distress—showed still further signs of increase: the number of tenantry unable to meet their rents was reaching daily larger proportions, and the Relief Committee had on their rolls something like 500,000 recipients of charity. Side by side with all this the Land League was daily advancing with gigantic strides, and every week was receiving a vast impetus through the immense subscriptions sent from America. It was clear that the time had come when Ireland must make a tremendous step either of advance or retrogression. Either distress was to develop into famine and famine to lead to wholesale eviction, and another lease of landlord power and oppression, or the Irish people were to throw off the chains of centuries, to revolt against the perpetuation of their miseries and of their servitude, and to dash forward in an effort for a new and a better era.

Such was the state of Ireland, and such the position of the Irish party, when Parliament met in 1880. But how was it with the Ministry? The Irish members had no means of finding an answer to that question at that particular period, but we have since received abundant evidence upon the subject, and all that evidence is conclusive that the Ministry were blind and deaf to all the signs of the times in Ireland. They did not know the existence of the distress, they did not know the strength of the agitation, they were far more ignorant of the condition of the island than of countries separated by thousands of miles on land or by sea; above all things, they

had no idea whatever of making an attempt to deal with the Land question.

The first witness of the state of feeling among the Ministry is the Duke of Argyll, who, speaking in 1881, said :

The present Government was formed with no expressed intention of bringing in another great Irish Land Bill . . . it formed no part of the programme upon which the Government was formed. Perhaps no Government was ever formed on a greater or wider programme, if we are to take the speeches of my right hon. friend the Prime Minister in the course of the Midlothian campaign as the programme of the Government ; but, so far as I recollect and am concerned, it was not intimated in those speeches that it was the intention of the Government to unsettle the settlement of the Land Act of 1870.¹

In the session of 1880 the Marquis of Hartington showed that his mind was not only not made up in favour of Land reform in Ireland, but that he was, on the whole, rather antagonistic to any such reform.

He was speaking in reply to a motion of Mr. Justin McCarthy that a tenant farmer should be added to the Commission of Inquiry into the Land question. Several of the Irish members had spoken of the Land Act of 1870 as an absolute failure ; and had taken it for granted that the Ministry had made up their minds that another and a larger Land Act was required. Thus Lord Hartington rebuked them :—

The Marquis of Hartington said he was not surprised that the hon. member for Tralee (The O'Donoghue) objected to the composition of the Commission, seeing that with him the failure of the Land Act was a foregone conclusion. To some minds the conclusion was not so absolutely certain that the Land Act had failed, or that it had not, and it was in solving that question that the Commission was expected to be useful. The speeches attacking the Commission had all been pervaded by a fallacious supposition—namely, that the Government looked to Baron Dowse and the other members of the Commission for a comprehensive scheme of land reform. . . . What they wanted was facts. In the last four years there had been almost continuous debates on the Irish Land question. . . . The result was

¹ Hansard, vol. cclxii. pp. 1754, 1755.

that neither the House nor the Government could arrive at any certain conclusion on the matter. What could be more advisable under these circumstances than to ask a set of honest and impartial men to make inquiry on the spot, and to report the facts brought under their notice? That was the object of the Commission, and not, as the hon. member for Longford (Mr. Justin M'Carthy) seemed to suppose, the elaboration of a comprehensive scheme of land reform.¹

The chief and most significant testimony of the mind of the Ministry at this period is that given by Mr. Gladstone himself. During his visit to Midlothian in the autumn of 1884 he made one of those extraordinary confessions which strew his career:—

I must say (he declared during his Midlothian campaign in 1884) one word more upon, I might say, a still more important subject—the subject of Ireland. It did not enter into my address to you, for what reason I know not; but the Government that was then in power, rather, I think, kept back from Parliament, certainly were not forward to lay before Parliament, what was going on in Ireland until the day of the Dissolution came, and the address of Lord Beaconsfield was published in undoubtedly very imposing terms. . . . I frankly admit that I had had much upon my hands connected with the doings of that Government in almost every quarter of the world, and I did not know—no one knew—the severity of the crisis that was already swelling upon the horizon, and that shortly after rushed upon us like a flood.²

Such, then, was the condition of the problem presented to Mr. Parnell and his followers. In their own country thousands of people face to face with starvation; land tenure still in such a position that the tenant had no protection from rack-rent and from eviction, and therefore from periodic famine; an agitation rising daily in passion and in strength; the hour demanding revolutionary land reform; and the mind of the Ministry either blank or hostile.

This contradiction between the demands of the Irish question and the resolves of the Government is a central fact in all that follows. It will justify to any candid man measures which at the time appeared uncalled for and extreme; and,

¹ Hansard, vol. cclv. pp. 1415 16.

² *Times*, September 2, 1884.

above all things, it will explain how it was that the Parnellites were driven at the very outset of the session of 1880 into an attitude of hostility to a Ministry that was Liberal and professed to be friendly.

The Queen's Speech was soon to give evidence of the unmistakable ignorance and unreadiness of the Government. It was of considerable length ; it dealt with Turkey, and Afghanistan, and India, and South Africa ; but it contained not one word about the Irish Land question.

Immediately after the reading of the Royal Address the Irish members retired to the dingy rooms in King Street, Westminster, which were then their offices. The recruits were perfectly unable at that period to correctly appreciate the situation, but to Mr. Parnell and the others who had stood by his side the position was clear. The omission of all mention of the Irish Land question was pointed out with indignant surprise, and it was immediately resolved that the moment the House reassembled, the Irish members should take action by at once giving notice of an amendment to the Queen's Speech. Neither the Irish members nor anybody else grasped the significance, or could have told the widespread and momentous consequences, which resulted from this amendment. But to anybody, however, now looking back over the history of this period, it will be perfectly clear that the amendment to the Queen's Speech in 1880 was the germ which afterwards was transformed into the Land Act of 1881.

It was in the views which were developed on the necessity of proposing this amendment that the symptoms were to be seen of the divergence of opinion which made the cohesion of the then Irish party an impossibility. The section led by Mr. Shaw had much to say in favour of the difficulties of the Government, and could urge with some justice that it was unfair to demand immediate treatment from the Ministry of a question of such vast importance and such extraordinary complexity as the Irish Land question. Then the time at the disposal of the Government was short, and they had a terrible account to settle in the legacies left to them by their predecessors before they could approach new tasks. The section led by Mr. Parnell, on the other hand, pointed out

that the Irish Land question had already reached a stage when further delay meant wholesale destruction ; showed how long and patient had already been the endurance of the postponement of the land settlement by their constituents ; and, above all, urged that the primary consideration of a National party was the need of the Irish people, and not the fortunes of an English Ministry. If the Irish demand were allowed to occupy a second and subsidiary place ; if that demand were made dependent upon the convenience of the Ministry, it was held by Mr. Parnell and his followers that the cause would be lost. Events justified to every impartial mind the justice of these views, and the peril of subordinating Irish national interests to those of an English Ministry has been emphasised by the transformation of the moderate section of the Home Rulers one by one into office-holders or office-seekers, or mere drudges to Ministerial demands.

The amendment was brought forward on the reassembling of the House after the interval which follows the reading of the Queen's Speech. It was in these words :—

And to humbly assure Her Majesty that the important and pressing question of the occupiers and cultivators of the land in Ireland deserves the most serious and immediate attention of Her Majesty's Government with a view to the introduction of such legislation as will secure to these classes the legitimate fruits of their industry.

It was on the night when this amendment was brought forward that Mr. Parnell spoke for the first time in Parliament since he had reached his new position. He rose about eleven o'clock ; the House was crowded and eager ; and when the Speaker called out the name of the member for Cork there was a movement of keen interest, and in the galleries reserved to strangers almost everybody got up to have a look at the new Irish leader. Mr. Parnell spoke briefly, but with vehemence and force. He drew a rapid picture of the state of things in Ireland, which was listened to with more curiosity than sympathy, and the general result (so far as the present writer can recollect) of the incident was that Mr. Parnell was estimated as a very violent and rather irrational man, who represented nothing but a small and irresponsible knot of

senseless irreconcilables. The attitude of the House to Mr. Shaw was very different. He himself seemed to challenge comparison with his successor, for the moment Mr. Parnell sat down, Mr. Shaw rose. The first and most significant fact was that the two men spoke from different parts of the House. Mr. Parnell had risen from a seat below the gangway on the Opposition side. Mr. Shaw spoke from the very bosom of the Radical section, and when he rose he was rewarded with a burst of hearty cheers from all the Liberal benches. He spoke in the style that is now so well known; his speech gave a great deal of satisfaction, and the opinion was freely expressed by the English members that his remarks were in welcome contrast to the heat and exaggeration of Mr. Parnell. The contest between the two men was still held to be undecided. There was much contempt for the group of young men who formed Mr. Parnell's chief support, and the expectation was universal that Mr. Parnell's tenure of office would be brief and inglorious. The appearance of the two men in the debate strengthened this conviction in the English mind, and English members might be heard to comment with cheerfulness that Parnell might be a dashing *guerillero*, but Shaw was the sagacious statesman and the real leader.

But the Ministry and the House of Commons were soon to find that, however much Mr. Shaw's methods might be more agreeable than those of Mr. Parnell, it was with Parnell and his colleagues that they had to count. Mr. Parnell had declared in his speech on the first working night of the session that he trembled to think of what the consequences might be if the Government gave the aid of their soldiers and their police to the landlords who were determined to take advantage of the widespread distress in Ireland and push on evictions at a disastrous rate. This declaration against the employment of the soldiers and police for the purposes of eviction had not attracted much attention on the part of the Government. Confident in the magnificence of their recent victory, in the still verdant and unbroken strength of their party, and in the loftiness of their hopes, they could not understand their path being crossed by the then insignificant section of the House. Between them and the Irish party open war

had not been declared, and its possibility would not be even contemplated, especially by men who had given such repeated assurances of their sympathy for Ireland as Mr. Gladstone and Mr. Bright. The Liberal ministers and the followers of Mr. Parnell were at that stage in which it was yet undecided whether doubting affection would end in closer bonds or in permanent estrangement; but, meantime, Mr. Parnell and his friends contemplated a second move. The great object at that time was to stay the hand of the landlord, made omnipotent over the tenantry by the failure of the crops; and to meet this emergency the Irish party brought in the Suspension of Evictions Bill. This measure, like Mr. Parnell's speech, received comparatively little attention, and was allowed to proceed on its course without any 'blocking' motion. The truth was that the members of the new Parliament had not yet settled down to their work, had not learned the arts and machinery of parliamentary warfare, and Mr. Warton had not shown his portentous shape on the parliamentary horizon. The result was that the second reading of the Suspension of Evictions Bill came on at two o'clock one fine morning, to the horror and surprise of the Treasury bench. There have been many scenes since that morning in which the Irish party have appeared to advantage, but the writer never remembers an occasion which has left a more lasting and more agreeable impression upon his mind than the appearance of the Irish members at that sitting. For the first time the Irish party was in strength; nearly forty of them were present, and they completely filled two of the benches below the gangway, and anybody who looked at their faces could see that they had braced themselves for a struggle, and really meant business. This certainly was the impression made upon Mr. Gladstone. He looked up from the paper on which he was writing his nightly report of parliamentary proceedings to the Queen, with a gaze first of pained amazement and then of pathetic appeal to the serried and resolute ranks opposite him. But the Irishmen, who had to think of hundreds of thousands of other faces that looked to their inner minds with hungry hope from cabin and field, had their advantage, were determined to hold to it, and declared that the discussion of the Bill must go on.

The Premier yielded to the inevitable, made the important announcement that the Government themselves would consider the subject raised by Mr. Parnell's measure, and so the Irish Land question, which but a few days before had been scouted out of court, which had never been mentioned at the first Cabinet Council, of whose existence the Queen's Speech knew absolutely nothing, had already within a couple of weeks after the meeting of Parliament been taken up by the Government as one of the chief and primary questions of the session ; and the starving tenants, just emerging from famine, might hope that the landlords would not be allowed to work unchecked their wicked will. This, in fact, was the first parliamentary victory that the Land League gained.

The Government, of course, did their best to minimise the amount of the concession they had made, and it was for this reason that they adopted the expedient of making their provision for dealing with impending evictions a clause in the Relief of Distress Bill—a complementary part of the extraordinary statute introduced by the preceding Government. But Mr. Chaplin defeated this attempt on a point of order, which the Speaker held to be good, and the Government had to show their hands and avow their purposes, and so the famous Disturbance Bill was introduced. The Disturbance Bill of Mr. Forster was the Suspension of Evictions Bill of Mr. Parnell under another name. The Parnellites, so far, had gained their point, but they were to reap still further advantage. The speakers for the Government had, of course, to array the terrible figures of eviction increasing with distress,¹ to make strong speeches and urge powerful reasons in favour of a measure which went counter to so many of the prejudices of the House of Commons. Irish distress thus became the cry of an English as well as of an Irish party, and striking statements and valuable admissions were made which

¹ If we look to the total numbers we find that in 1878 there were 1,749 evictions ; in 1879, 2,607 ; and as was shown by my right hon. and learned friend, 1,690 in the five and a half months of this year—showing a further increase upon the enormous increase of last year, and showing, in fact, unless it be checked, that 15,000 individuals will be ejected from their homes, without hope, without remedy, in the course of the present year.—Mr. GLADSTONE, Hansard, vol. ccliii p. 1666.

justified the whole position of the Land League. For instance, it was during a debate on the Disturbance Bill that Mr. Gladstone committed himself to the famous doctrine that, in the circumstances of distress in which Ireland then was, a sentence of eviction might be regarded as equivalent to a sentence of death;¹ and it was this and suchlike expressions of opinion that long paralysed the hand of the Government against the Land League agitation. However great had been their triumph, the Parnellites did not relax their vigilance, and when on one or two occasions the Government yielded to the Tory opposition, and introduced damaging amendments, they were brought to such stern account that they hesitated before taking any such course again. It is not necessary to trace here the chequered course of the Disturbance Bill. Everybody knows that it was fiercely opposed stage after stage by the Tories in the House of Commons, that it was finally carried by overwhelming majorities, and that, when it went to the House of Lords, it was thrown out with every circumstance of ignominy and contempt.

This ending to the business placed both the Government and the Irish party in a strange and difficult position. It had been stated by Mr. Gladstone that a sentence of eviction was equivalent to a sentence of death, and the equally significant and appalling statement had been added by him that, according to the statistics supplied by the Irish authorities, 15,000 persons were to receive the sentence of eviction within that single year. The time that has elapsed since 1880 enables us to form a correct view of the state of things really existing in that year, and we are able to see that the tendency of even popular speakers was to underrate rather than exaggerate the perils of the situation. Again let me put forward the central

¹ In the failure of the crops, crowned by the year 1879, the act of God had replaced the Irish occupier in the condition in which he stood before the Land Act. Because what had he to contemplate? He had to contemplate eviction for non-payment of rent: and as a consequence of eviction, starvation. And . . . it is no exaggeration to say, in a country where the agricultural pursuit is the only pursuit, and where the means of the payment of rent are entirely destroyed for a time by the visitation of Providence, that the poor occupier may under these circumstances regard a sentence of eviction as coming, for him, very near to a sentence of death.—Hansard, vol. ccliii. p. 1663.

positions of the part of the Land Leaguers. (1) That there had been distress so widespread and severe as to threaten famine: nobody contests that position now. (2) That the tenants were in most cases rack-rented: the decisions of the Land Court have given the seal of judicial tribunals to this contention. (3) That a vast number of the tenants were so burdened with the arrears of rack-rent as to be absolutely at the mercy of the landlords; and the Arrears Act is a fraud and the hundreds of landlords who joined in its application are swindlers, if this statement be not true. (4) That the remedy required for the relief of the Irish tenant was a radical and drastic, and not a petty and moderate remedy; and who would describe Mr. Gladstone's Land Act of 1881 as petty and moderate rather than radical and drastic? But though every single position of the Land Leaguers has been justified by events, and finds itself imbedded in the admissions of English ministers and the enactments of the Imperial Parliament, things were in a different position in 1880, and there was scarcely one of their statements that was not met with fierce and coarse denial.

And, on the other side, the situation was one of extreme perplexity. Every one of the positions taken up by the Parnellites the Ministry adopted, as was shown by the introduction of the Suspension of Evictions Bill and by their speeches in its support. The reality of the dangers to the peace of Ireland Mr. Forster was himself foremost in acknowledging; and were they then to allow Ireland to drift unhelmed—or, to use Mr. Gladstone's own words, 'without hope and without remedy'—to the abyss of wholesale eviction, tempered by wholesale assassination, towards which the action of the House of Lords had pushed it? It is hard at this moment to say what the Government could have done. They had just come from the country with a triumphant majority. Was it in political human nature that they should risk this majority by another appeal to the country within a few months, and before they had fulfilled a single item in the vast programme they had set before them? It was reported at the time that the Earl of Beaconsfield had pointed out to his dispirited followers what he described as the unscrupulous

tactics of Mr. Gladstone and of the Radical wing of the Liberal party, and that these tactics justified the Opposition in exhausting every effort to drive the Ministry from office at the earliest possible moment. The rejection of the Compensation for Disturbance Bill had been the first blow, and undoubtedly the blow had been well directed. A Ministry and a Parliament that seemed omnipotent had, at one stroke, been brought before the world and before its own consciousness as absolutely impotent. The prestige of overwhelming victory was already gone, the bright hopes of noble achievements were already blasted, and the Parliament of Mr. Gladstone, in the very hour of its robust youth, was now stricken with the palsied spirit of self-distrustful age. It was quite possible, under these circumstances, that if the Ministry had appealed to the country the response might have been, if not wholly, at least materially different from that of the General Election of a few months ago. The Ministry might have been greatly weakened, and the mighty weapon for the repair of past Conservative errors and for future Liberal conquest might have been returned to the hand of Mr. Gladstone pointless and broken. The truth is, the difficulty of the situation was the permanent and incurable difficulty of the present parliamentary relations of England and of Ireland; it was the difficulty of having to govern one country through the public opinion of another. An Irish minister face to face with such a crisis could with confidence have appealed against a verdict so plainly hostile to the interests of Ireland as the rejection of the Suspension of Evictions Bill with the full knowledge that the public opinion of his own people, at once sympathetic and informed, would have redoubled his power of meeting so portentous an emergency. But the English minister had to appeal to a public almost entirely ignorant of the merits of the controversy, and fickle in its sympathies because of ignorance.

But there was one step which might have been taken and which might have resulted in some good. It appeared, too, that the Irish people could rely upon this step being taken. On August 24 Mr. Forster made an important statement.

He had always said they must carry out the law ; but he must also repeat that, if they found, as they had not within the last two or three weeks found, and as they hoped they would not find, that the landlords of Ireland were to any great extent making use of their powers so as to force the Government to support them in the exercise of injustice, the Government should accompany any request for special powers with a Bill which would prevent the Government from being obliged to support injustice. He would go further and say, under any circumstances if it was found that injustice and tyranny were largely committed—although he did not believe that such would be the case—it would then be their serious duty to consider what their action should be, and he did not think that any man in the House would expect him to remain any longer the instrument of that injustice.¹

Here was some promise of a break in the run of disaster which now menaced Ireland. The landlords might evict on a wholesale scale, and all their history down to that very year pointed to their making full and savage use of every power which the law and the seasons had placed in their hands ; but if a Minister of the Crown, rather than carry on this law, were to resign his office, the public opinion of the country would necessarily be fixed upon the difficulties and the horrors of the problem ; and the Ministry, with such a force behind them, would have been able to dictate to the House of Lords a prompt and complete remedy. But many days had not elapsed when this hope disappeared. A cold fit had supervened with extraordinary rapidity the outburst of angry and worthy resolve, and Mr. Forster, catechised by the Opposition, explained his words until his great purpose vanished into thin air and meaningless talk. The final result of the session then was this : a Relief of Distress Bill had been passed through which money was to reach distressed tenants, having first passed through the hands of the landlords ; and a Commission of Inquiry had been added to the long and dreary inquisitions that had investigated the Land question.

The three famines which it had already produced since 1800 were not regarded as evidence sufficient ; the three millions whom it had exiled in all the surroundings of

¹ Hansard, vol. cclv. pp. 2022-3.

cruelty and horror were not witnesses enough to the iniquity of the system : English opinion required more testimony and further witnesses. Thus the memorable recess of 1880 began. The Land League, in the meantime, had been vastly increased in numbers ; Mr. Dillon had made several strong speeches, and the temper of the country was daily rising. There had unfortunately, too, been, as in all periods of disturbance in Ireland and in every other country, a few cases of assassination. The vengeance of the emancipated, after centuries of serfdom, is always cruel and brutal in its earliest hours of victory. While thus the country was daily becoming more agitated, and daily advancing to larger demands, to closer organisation, and to a fiercer spirit, the Land Commission were slowly taking evidence and the Government gave no sign whatever. Thus the situation which Mr. Parnell had to consider was one of extreme difficulty. The composition of the Land Commission, the words of Lord Hartington, and the silence of the other Ministers gave but too much reason to believe that the mind of the Government was not even yet made up for anything like a large measure of land reform. The refusal for so many years of any measure of relief, followed by the miserable insufficiency of the Land Act of 1870, were too much calculated to make Mr. Parnell draw pessimist conclusions from such facts. The great evil he had to avoid was that the mighty agitation of 1880 should not end, as did that of 1869-70, in an abortive and halting measure. Meantime there was the country before him, organising itself, as it had rarely ever been organised before, with mightier forces, making in the direction of complete reform, than had ever, perhaps, stood behind any movement. The nature of Mr. Parnell compels him to drive in political matters the hardest of hard bargains within his power ; his grip of a political advantage over his countrymen is as relentless as the grip of death. His course in the months that followed was dictated mainly by the sense that through no word or act of his should the chance of the people for a full and final settlement of all their claims be jeopardised or diminished.

It is another essential evil of the present relations between England and Ireland that no great reform can be carried out—

especially on the Land question—without bringing the people of Ireland, as Mr. Chamberlain said, to a state bordering on revolution ; and to a state bordering upon revolution the Irish people were now fast approaching. With all the tragic effects of the Irish Land question familiar to him and to his audience, and their strength to demand complete settlement, Mr. Parnell naturally gave no encouragement to the idea that the position of the Irish Land question had not yet passed beyond the stage of inquiry.

The movement in its new phase received its first word of real guidance from Mr. Parnell at a meeting held in Ennis on September 19, 1880, and the speech he then delivered gave the keynote of the situation. First, he told the people to place no confidence in the Government Commission ; and, while he did not positively advise the farmers against giving evidence, he warned them against the danger of the acceptance of any responsibility for the proceedings of that body.

What will be said if the tenant-farmers come before this Commission in any large numbers? It will be said that you have accepted the Commission—it will be said that you will be bound by its report, and if there is very much evidence given, it will form a very good excuse for the Government and for the English party to put off legislation on the Land question next session, until they have time to read the evidence and consider its bearings and effect. My opinion, then, decidedly is this, whatever harm you do to your cause by going before this Commission, you certainly will be able to do no good.¹

Then he passed on to the declaration which after events did so much to prove correct—that it was to themselves and their own organisation the farmers were mainly to look for redress.

Depend upon it (he said) that the measure of the Land Bill of next session will be the measure of your activity and energy this winter ; it will be the measure of your determination not to pay unjust rents ; it will be the measure of your determination to keep a firm grip of your homesteads ; it will be the measure of your determination not to bid for farms from which others have been evicted, and to use the strong force of public opinion to deter any unjust

¹ *Freeman's Journal*, Sept. 20, 1880.

men amongst yourselves—and there are many such—from bidding for such farms. If you refuse to pay unjust rents, if you refuse to take farms from which others have been evicted, the Land question must be settled, and settled in a way that will be satisfactory to you. It depends, therefore, upon yourselves, and not upon any Commission or any Government. When you have made this question ripe for settlement, then, and not till then, will it be settled.¹

And, finally, he gave the advice with regard to ‘boycotting’ which was afterwards quoted hundreds of times against him.

Now what are you to do (he said) to a tenant who bids for a farm from which another tenant has been evicted ?

Several voices : Shoot him !

Mr. Parnell : I think I heard somebody say ‘Shoot him !’ I wish to point out to you a very much better way—a more Christian and charitable way, which will give the lost man an opportunity of repenting. When a man takes a farm from which another has been unjustly evicted, you must show him on the roadside when you meet him ; you must show him in the streets of the town ; you must show him in the shop ; you must show him in the fair-green and in the market-place, and even in the place of worship, by leaving him alone ; by putting him into a moral Coventry ; by isolating him from the rest of his country as if he were the leper of old—you must show him your detestation of the crime he has committed.²

There have been few things that Mr. Parnell has said throughout his career which have been more bitterly criticised than the counsel given in these words. Barristers have assailed him in the House of Commons who would have mercilessly boycotted the counsel that held direct intercourse with a client without the mediation of a solicitor ; doctors who would mercilessly boycott a professional brother who advertised or compounded medicines, or violated any other article of a complex professional code ; politicians who had mercilessly driven out of their organisations the backsliders from political principles ; members of clubs who had ostracised offenders against the laws of honour or of conventionality ; representatives of working classes who had wrung from a Conservative Ministry the right of workmen to boycott avaricious employers. The principles of boycotting have thus been applied

¹ *Freeman's Journal*, Sept. 20, 1880.

² *Ib.*

in ordinary times, and in ordinary occupations, by some of those who most loudly denounced it. What was the time, and what the circumstances, in which it was recommended by Mr. Parnell? The reader of the preceding pages will not fail to notice that one of the most fertile sources of landlord wrong and tenant suffering was the fierce competition for the possession of land. It has been seen how that competition has induced tenants to offer a rent measured not by the capacities of the land but by their own despair; and it is perfectly clear that as long as eviction produced through this unchecked competition an increase of rent, eviction was a temptation and not a horror to the landlord. At this moment the Irish tenants were engaged in a great effort to break once and for ever the thralldom of centuries. Against this effort were arrayed the mighty forces of the empire. By a strict combination alone among themselves could the Irish tenantry hope for success; and the boycotting of any man who lent by land-grabbing assistance to the landlord was essential to success. Boycotting was abused; it was occasionally used for private purposes; it sometimes led to crime; but it was at least a far less savage mode of warfare than assassination, which it largely replaced. Until coercion brought homicidal frenzy it did much to keep down the number of outrages; and, as Mr. John Dillon said in reply to an attack, it kept the roof over the heads of many a thousand men and women who, without it, would have been thrown on the roadside to perish.

The meeting at Ennis was followed by several other demonstrations, at most of which there were the same array of numbers, which had been unparalleled since the days of the Liberator. At all of these meetings Mr. Parnell practically preached the same principles. It would be well worth while for anybody who wishes to study the strange career of this Irish leader to read over again those speeches, for he will find in them that foresight and that grasp of the central and essential facts of the situation and the real necessities of the time which justify Mr. Parnell's extraordinary reputation. He had to fight at this period not merely the halting purpose of the Ministry, but also the feeble resolves of some men within the national ranks. The complete separation had

not as yet taken place between his own supporters and the followers of Mr. Shaw. Some of those gentlemen preached after the manner of the feeble and the flabby in the presence of a great crisis. They still adhered to the 'three F's' as the final settlement of the question. They solemnly recommended moderation to the farmers, when the real danger was not in the extravagance of the demands made by the Irish people, but in the grudging bestowal of minimised concession by the House of Commons and the House of Lords. They amused themselves with elaborate schemes, instead of leaving the responsibility to the Ministers. They had much to say of the difficulties of Mr. Gladstone and of Mr. Forster, and little of the difficulties of the peasants who, with their backs to the walls, fought a life-and-death struggle with hunger and eviction. Mr. Parnell, while personally courteous and tolerant to a degree that looks almost weakness,¹ at this time, to these gentlemen and their proposals, steadily pursued his own path. He reiterated and reiterated again the doctrine that the amount of Ministerial concession would depend upon the strength and determination of the organisation.

I believe (he said at New Ross) I have always expressed the opinion that the question will be settled when it is perfectly ripe for settlement throughout the length and breadth of the country, and it is far more important for us to make the question ripe than to knock our heads against each other, discussing plans as to how it may be best settled before it is ripe.²

The extreme limit of our demands (he said at Longford), when the time comes, must be measured, as I have said repeatedly in other places already, by the results of your exertions this winter, and you may rely upon it that, whatever your exertions entitle you to claim, we will press for with vigour, determination, and success. The nature of the settlement of the Land question depends entirely upon yourselves. The Government have no notion yet how they are going to settle it, and they won't make up their minds until they see what you are going to do.³

¹ Speaking, for instance, of a colleague who had proposed, as a settlement of the Land question, the extension to the rest of Ireland of the Ulster custom—that is to say, of the custom which had made Ulster one of the most rack-rented of all the provinces of Ireland—Mr. Parnell said, 'I wish to speak in the most kindly, forbearing, and friendly manner, recognising the right of every body to differ from me.'—*Freeman's Journal*, Sept. 26, 1880.

² *Ib.*

³ *Ib.* Oct. 18, 1880.

He used to point out the objection to the 'three F's' as either a practical or a final solution to the question. One of the arguments, it is true, which he brought against this proposal was not realised. He pointed out that to the doctrine of fixity of tenure at valued rents Mr. Gladstone, Mr. Bright, and Mr. Forster had repeatedly declared their hostility, and upon this he founded the argument that it was vain to hope for the concession of the 'three F's' from a Ministry which contained these three gentlemen. He had not yet learned the readiness with which they could change their often-expressed opinions under the pressure of a popular movement. The settlement which he proposed was Peasant Proprietary.

We seek as Irish Nationalists (he said at New Ross on September 25, 1880), for a settlement of the Land question which shall be permanent—which shall for ever put an end to the war of classes which unhappily has existed in this country. . . . a war which supplies, in the words of the resolution, the strongest inducement to the Irish landlords to uphold the system of English misrule which has placed these landlords in Ireland. And looking forward to the future of our country, we wish to avoid all elements of antagonism between classes. I am willing to have a struggle between classes in Ireland—a struggle that should be short, sharp, and decisive—once for all; but I am not willing that this struggle should be perpetuated at intervals, when these periodic revaluations of the holdings of the tenants would come under the system of what is called 'fixity of tenure at valued rents.'¹

It is well to add that, in every one of the speeches in which he spoke of peasant proprietary, he definitely laid down the doctrine that peasant proprietary was to be obtained not by violence, but by the payment of reasonable compensation to the landlords.

The real objection (he said in his New Ross speech) is that this system of landlordism would still remain, and that the solution which has been obtained in other countries, and which has succeeded in other countries—in France, in Germany, in Holland, in Italy, and even in Spain—would not be ours, but that we should be left to struggle on with this constant source of confusion and disunion still

¹ *Freeman's Journal*, Sept. 26, 1880.

existing amongst us. Now, then, is the time for the Irish tenantry to show their determination—to show the Government of England that they will be satisfied with nothing less than the ownership of the land of Ireland.¹

Talk of fixity of tenure at fair rents (he went on), I think that the Irish tenants should be able to look forward to a time when all rents would cease—when they would have homes of their own, without the necessity of making annual payments for them. And I see no difficulty in arriving at such a solution, and in arriving at it in this way: by the payment of a fair rent, and a fair and fixed rent not liable to recurrent and perhaps near periods of revision, but by the payment of a fair rent for the space of, say, thirty-five years, after which time there would be nothing further to pay, and in the meantime the tenant would have fixity of tenure.²

Let the arbitration (he said) be made now, and you would find that the magic of property, which turns sand into gold, would enable the then safe, and the now miserable tenant of the most barren and unproductive holdings in Ireland to bring it into such a state of culture as to put him beyond the reach of famine after two or even three bad seasons.³

One sentence, finally, from his speeches of this period. Mr. Parnell's mode, means, and end were curtly described once by the Prime Minister as passing through rapine to dismemberment. I have already quoted the sentence which will effectually dispose of the charge of rapine, and now for one in which the seeking of dismemberment was mainly founded. Speaking at Galway on October 24, 1880, Mr. Parnell said:—

I expressed my belief at the beginning of last session that the present Chief Secretary, who was then all smiles and promises, should not have proceeded very far in the duties of his office before he would have found that he had undertaken an impossible task to govern Ireland, and that the only way to govern Ireland is to allow her to govern herself. . . . And if they prosecute the leaders of this movement . . . it is not because they wish to preserve the lives of one or two landlords . . . but it will be because they see that behind this movement lies a more dangerous movement to their hold over Ireland; because they know that if they fail in upholding landlordism here—and they will fail—they have no chance of maintaining it over Ireland; it will be because they know that if they fail in upholding

¹ *Freeman's Journal*, Sept. 26, 1880.

² *Ib.*

³ *Ib.*

landlordism in Ireland, their power to misrule Ireland will go too. I wish to see the tenant farmers prosperous ; but large and important as is the class of tenant farmers, constituting as they do, with their wives and families, the majority of the people of this country, I would not have taken off my coat and gone to this work if I had not known that we were laying the foundation in this movement for the regeneration of our legislative independence.¹

This sentence, which was often quoted, as it will be seen, simply demands the restoration of the Irish Parliament ; and that is not dismemberment. It was almost enough to make an Irishman frenzied to hear this sentence of Mr. Parnell quoted over and over again as the sudden revelation of some new, diabolical, unheard-of policy. Mr. Parnell announced himself a Home Ruler. Was there anything new, or diabolical, or unheard of in that? Home Rule in 1880 had always been the avowed policy of an Irish party numbering the great majority of the Irish representatives since 1874. Mr. Butt was a Home Ruler, so were all his followers ; Mr. Parnell himself had been elected as a Home Ruler five years before the Galway speech. To say that he could not have entered into the land agitation if he did not believe that it would help towards Home Rule, was to make the not very unnatural declaration that the reform of the land system would tend towards the restoration of an Irish Parliament.

In the meantime, while thus the movement in Ireland was reaching its springtide, everybody was looking for a sign on the part of the Government of any real apprehension of the situation. Mr. Gladstone had not a syllable to say on this great struggle : he was at that time too busy with Dulcigno, the difficulties of the Montenegrins, and the humiliation of the 'unspeakable Turk' to bend his mind to the consideration of an island sixty miles off which contained five millions of British subjects, and was making a movement more perilous to British peace than any since the death of the Great Liberator. Mr. Gladstone moving the fleets of all the great Powers, and turning Europe upside down, to transfer a few thousand semi-savages in Eastern Europe from one barbarous ruler to another, while close beside him, entirely unheeded, was growing up this

¹ *Freeman's Journal*, October 25, 1880.

gigantic Irish crisis, is one of the most comic and most instructive pictures in the government of Ireland by British statesmanship.

And how was it with the Chief Secretary? From this period forward Mr. Forster disappears from history as an advocate of reform, and becomes the chief, the fiercest, and the main champion of coercion. As the days went on, instead of resignation came symptoms of the most stringent resolution to carry out the unjust law to its bitterest end. Extra police were drafted into the counties of Mayo and Galway, thus raising the burden of taxation upon the two counties that had suffered the most bitterly and escaped the most narrowly from the bitterest horrors of famine. The Orange writers in the North of Ireland adopted their usual policy of representing as a vast conspiracy against Protestantism a movement the unsectarian character of which was universally acknowledged, and sought to prevent an alliance of Protestant and Catholic farmers against their common enemy by the characteristic effort to rouse the dying embers of religious hate. There was a hope, too, not merely that union would be prevented, but that collisions would be provoked which might swell the cry for coercion. The landlord organs, in the meantime, began to cry out for repression; and the London papers played their characteristic part of blackening events in Ireland and of exasperating the growing resentment between the two countries. Every single outrage, down to the very smallest, was laboriously and fully reported, until in the end English public opinion was excited to frenzy, and the comparatively few outrages of the period—and they were but few—were magnified to horrible and gigantic proportions.

Towards the beginning of October the cry for coercion had swollen to a tempest, but for a moment it was laid by two remarkable speeches from Mr. Bright and Mr. Chamberlain.

I saw (said Mr. Bright) the statement the other day that about 100 of them (the Irish landlords), equal nearly to the number of the Irish members, had assembled in Dublin and discussed the state of things, and they had nothing but their old remedy—force, the English

Government, armed police, increased military assistance and protection, and it might be measures of restriction and coercion which they were anxious to urge upon the Government. The question for us to ask ourselves is, Is there any remedy for this state of things? Force is no remedy (loud cheers). There are times when it may be necessary, and when its employment may be absolutely unavoidable, but for my part I should rather regard, and rather discuss, measures of relief as measures of remedy, than measures of force, whose influence is only temporary, and in the long run I believe is disastrous.¹

The effect of these speeches was good and immediate. Ministerial organs which, but a few days before, were calling out for coercion, now, with perfect solemnity, declared that coercion was a perfectly impossible and impracticable policy. But time passed, and the storm again rose. A conflict then arose within the Cabinet itself. I cannot pretend to tell the story of this internal struggle, and I can only repeat what was the gossip of the period. It was said that Mr. Chamberlain, Sir Charles Dilke, and Mr. Bright held out steadily, and for a considerable time, against the demand for coercion made by Mr. Forster. But Mr. Forster put forward this demand with daily increasing vehemence. For some days, according to the remark of the time, the Cabinet was within short distance of being broken up. Putting matter of principles aside, it is perhaps hard to say whether these three statesmen would have better consulted their future reputation and career if they had had at this crisis the courage of their convictions. It were better for Mr. Bright that his own record of many years of friendship to Ireland should have remained unstained by his venomous defence and heated advocacy of all the worst instruments of coercive policy; and as his resignation was to come, it were better that it had come from the keenness of his sympathy with the struggling people of Ireland than for those of a foreign and remote country. Mr. Chamberlain may have qualified himself to reach more quickly the great goal towards which he is supposed to climb, but he would have had to-day a much higher reputation for constant adhesion to principle if he had stood by his convictions on this occasion. And for all the Ministers it would

¹ *Times*, November 17, 1880.

have been better if they had listened to their own forebodings and steadily resisted the demands of Mr. Forster's terrors or ferocity, by refusing to create in coercion that monstrous parent which brought forth such unholy progeny in the crimes of 1881, the homicidal fury of the Dynamiters and the utter estrangement between the two nationalities. The main argument before which the hesitations of the Ministry broke down was the enormous increase which Mr. Forster was able to show in the outrages in October and November. And the increase which appeared in the figures he laid before his colleagues was enormous indeed. By-and-by these figures will be examined, and it will be seen what the merits of the case were upon which Mr. Forster based his demands. For the present, suffice it to say that Mr. Forster carried his point; the opponents of coercion resolved to remain in the Cabinet, and it was announced that the next session of Parliament would open with a proposal for the enactment of coercive legislation. Meantime a blow was made at the leaders of the movement. On November 2, 1880, an information was filed at the suit of the Right Hon. Hugh Law, then the Attorney-General, against Mr. Parnell and four of his Parliamentary colleagues, Mr. T. D. Sullivan, Mr. Sexton, Mr. John Dillon, and Mr. Biggar; and also against Mr. Patrick Egan, treasurer, and Mr. Brennan, secretary, of the organisation. In the indictment were also bundled several persons who held subordinate places in the organisation, or were entirely unconnected with it.

There were nineteen counts in the indictment against the traversers. The main charges were—conspiring to incite the tenantry not to pay their rents; deterring tenants from buying land from which other tenants had been evicted; conspiring for the purpose of injuring the landlords; and forming combinations for the purpose of carrying out these unlawful ends. This, then, was the proceeding of the Liberal Government! There is scarcely one of these charges which were not the glory instead of the shame of Mr. Parnell and his fellow-traversers. Mr. Parnell had found the people face to face with famine and groaning under the oppression of centuries. He had brought them to such assertion of their

rights, to such a potent combination, that, instead of being swept away, as in all previous occurrences, by wholesale hunger and plague and eviction, and thereafter reduced to deeper wretchedness and more hopeless slavery, not one man among them died from hunger or from disaster, and that, rising up from their misery and impotence, they gradually reached the position of practical omnipotence over their oppressors. The events and calamities which seemed to drive the tenantry back into the doom of hunger and of servitude had brought to them a new birth of political hope and power ; and an hour of apparently darkest misery had been changed into the dawn of a new and a better day. A man of any other nationality who had accomplished such things—if he had been an Italian or a Pole ; still more, at this epoch, if he had been a Bulgarian or a Montenegrin—would have taken an imperishable place in the adoration of Englishmen ; and his reward, being an Irishman, was that a Liberal administration dragged him through the mire of a criminal court. The trial was opened by a startling episode. With their usual mistake in regarding things in Ireland as necessarily the same as in England, because called by the same names, the English public were and are accustomed to look upon an Irish judge as raised above the passions of political partisanship. They were strangely shocked in the course of the preliminary proceedings of the trial to read a judgment of the Chief Justice of the Queen's Bench in which the trial was to take place—a judgment in which the traversers were denounced with vehement passion. The times had been so changed since the elevation of a man like Judge Keogh to the Bench, that the Lord Chief Justice found that even the English people could not stomach such conduct, and he retired at the opening of the trial.

The trial was one of the solemn mockeries of the time. It was known by the Crown that no impartial jury would convict the saviour of the nation of treason for the nation ; and after a trial extending over twenty days, the jury were discharged without agreeing to a verdict, ten, according to universal rumour, being in favour of acquittal and two for conviction. Another event of importance occurred during this recess. Shortly after his arrival in America on his

memorable mission, Mr. Parnell found the services of a secretary absolutely necessary. He had previously made the acquaintance of a young Irishman who at that period was secretary in a London house of business and the London correspondent of the 'Nation' newspaper. The young man had made a strong impression upon the Irish leader, had gained his confidence, and had taken part with some others in many of the important consultations at critical moments. This, as has already been explained, was Mr. T. M. Healy. To Mr. Healy Mr. Parnell's thoughts turned when he found himself immersed in a hopeless sea of correspondence. He requested Mr. Healy's presence in America by telegraph. On the day he received this telegram Mr. Healy threw up his situation, and on that same evening he was on his way to the vessel which took him to America.

It ought to be a comparatively easy task to write a biography of Mr. Healy, for English contemporary chronicles are not only full of his name, but absolutely teem with particulars of his life, especially in its earliest years. Society journals have on various occasions especially busied themselves with the member for South Derry, and, according to these veracious organs, Mr. Healy began life in a rag-and-bone shop, and, after much labour, graduated into a ticket-nipper. In various other journals there have been equally lively accounts. Mr. Healy has been described as ignorant and impudent, as foolish and as crafty, as rolling in ill-gotten wealth and as buried in abysmal and disreputable poverty. There is no man of any Parliamentary party, in fact, of which so many portraits have been painted, and who has had to bear so many of these slings and arrows which the outrageous pens of hostile journalism can fling. A biography brought down to the limits of fact and reality will necessarily be but a tame reading after history written in a style so striking and so lurid.

Timothy Michael Healy was born in Bantry, county Cork, the year 1855. Bantry, as has been seen, is also the birthplace of the Sullivans, and here Healy had beheld all the scenes of quick decay which have been already described. He had peculiar opportunities indeed for becoming familiar with

the awful horrors of the famine, for his father, at seventeen years of age, had been appointed Clerk of the Union at Bantry, and his occupation brought him into contact with all the dread realities of that terrible time. He has told his son that for the three famine years he never once saw a single smile. Outside the abbey in which the forefathers of Healy and the other men of Bantry are buried are pits in which many hundreds of the victims of the famine found a coffinless grave; and Mr. Healy will tell you, with a strange blaze in his eyes, that even to-day the Earl of Bantry, the lord of the soil, will not allow these few yards of land to be taken into the graveyard, preferring that they should be trodden by his cattle. Reared in scenes like these, it is no wonder that Healy, whose nature is vehement and excitable, should have grown up with a burning hatred of English rule in Ireland.

He went to school to the Christian Brothers at Fermoy; but fortune did not permit him to waste any unnecessary time in what are called the seats of learning; for at thirteen he had to set out on the difficult business of making a livelihood. It is characteristic of his nature that, though he has thus had fewer opportunities than almost any other member of the House of Commons of obtaining education—except such as his father, an educated man, may have imparted to him as a child—he is really one of the very best informed men in the place. He is intimately acquainted with not only English but also with French and with German literature, and the ‘rude barbarian’ of the imagination of English journalists is keenly alive to the most delicate beauties of Alfred de Musset or Heinrich Heine, and could give his critics lessons in what constitutes literary merit and literary grace. Another of the accomplishments which Mr. Healy taught himself was Pitman’s shorthand; and shorthand in his case—as in that of Justin McCarthy and several other of his colleagues—was the sword with which he had in life’s beginning to open the oyster of the world. At sixteen years of age he went to England and obtained a situation as a shorthand clerk in the office of the superintendent of the North-Eastern Railway at Newcastle, which is the foundation for that ‘ticket-nipper’ episode

in the biography of Society journalism. Newcastle-on-Tyne, as those who have ever visited it will know, has a very large and a very sturdy Irish population, who take an active part in all political movements that are going on, and when Healy went there he found himself at once surrounded by countrymen who, if anything, held to the National faith more sturdily than their brethren at home. Probably he himself, if he were to trace the mental history of his political progress, would declare that in his case, as in that of so many other Irishmen, it was an English atmosphere that first gave form and intensity to his political convictions. At all events, the newcomer was not long at Newcastle when he was a persistent and an active participator in all the political strivings of his fellow-countrymen, and it speaks strongly of his force of character and their discrimination that, though yet but a stripling, he was chosen for several positions of authority. Newcastle is one of the few towns in England that can boast of having a society exclusively devoted to Irish purposes—a disgraceful confession, it may be said in passing, for an Irishman resident in England to have to make—and of the Irish Literary Institute Mr. Healy was for a considerable time the secretary. He was also, as far back as 1873, secretary to the local Home Rule Association. Of Mr. Healy's habits in Newcastle a characteristic account is given by one of his friends. He lodged in the house of an excellent Irish family—known to every Irish visitor to Newcastle—and in the family there was a Celtic abundance of children. It will relieve many friends of Mr. Healy to be informed that this man, before whom Ministers tremble, and even potent officials grow pale, is the delight and the darling of children, whose foibles, tastes, and pleasures he can minister to with the unteachable instinct of genius. The moment the young clerk put his foot inside his lodgings there came a shout of welcome from the young world upstairs; the next minute he was romping with them all; and, during the whole period of his stay within doors, he was the gayest and the youngest in the house. But when the time came for starting into the outside world of Newcastle and of Englishmen, Healy at once put on his suit mail; his hat was tightened down on his head, his face

assumed a frown of a most forbidding aspect, and even his teeth were set. And so he went out to encounter the enemy. We know but very little of each other after all; and probably a good many Englishmen who saw only the outside presentment of young Healy in those days put him down as a curmudgeon; while, on the other hand, keener and more sympathetic observers may have smiled at the rugged sincerity of the young man's faith,—for, after all, individual Englishmen, unless they be fools or brutes, are rarely unkind or even uncivil to individual Irishmen, and the frenzied hate that Irishmen have for England is a matter of amused surprise to most Englishmen. All the same, a good, hearty, and frank hate of oppression is a fine symptom in a boy, and was the most fitting prologue to the fearless political manhood of Mr. Healy.

In March, 1878, he removed to London, partly for commercial and partly for journalistic reasons. He is distantly related to Mr. John Barry, M.P. for Wexford, and at that period Mr. Barry was associated with a large Scotch floor-cloth factory. Mr. Healy was employed as confidential clerk in this firm, and in connection with this part of his career an anecdote will not be uninteresting. While Mr. Barry was visiting an English provincial town in company with one of his then partners, the conversation turned on Mr. Healy, who was taking a prominent part in the discussion of the Land Bill. The results of his vigilance are now written in imperishable letters on the land legislation of Ireland; but naturally he was represented to the English public as a mere mischievous imp who was interfering with the beneficent designs of the good man, Gladstone, and comments upon him were uncomplimentary. One of his many detractors asked Mr. Barry's partner whether it was true that Mr. Healy had at one time been a clerk in his office, and the reply, 'It was,' was given as if these two words set the seal on all Mr. Healy's other crimes. 'Yes,' said Mr. Barry, taking up the conversation, 'and that's about the only fact that will survive about your blank blanked office;' which is so far untrue that probably not even the employment of the author of the Healy Clause will secure the floor-cloth firm from the waters of oblivion.

The second reason Mr. Healy had for emigrating to London was that he was asked to contribute a weekly letter to the 'Nation' on Parliamentary proceedings, which had just begun to get lively. From this time forward his face accordingly became familiar in the lobby of the House of Commons. He had previously made the acquaintance of Mr. Parnell and the other prominent Irish figures of the last Parliament at Home Rule meetings and elsewhere, and his connection with the Sullivan family had made him more or less familiar with the 'inside' of Irish political movements. He at once threw all his force on the side of the 'active' section of the old Home Rule party, and Mr. Parnell has several times remarked that it was to Mr. Healy's advocacy and explanation of his policy in the columns of the 'Nation' that the active party owed much of its success in those early days, when its objects and tactics were misunderstood and actively misrepresented. The London correspondence of Mr. Healy was, indeed, a rare journalistic treat. In the opinion of many, his pen is even more effective than his tongue: mordant, happy illustration, trenchant argument—all these things were to be found in those London letters, and are still happily at the service of Irish national journalism. The style of Mr. Healy is founded palpably on that of John Mitchel, and he has many of the excellences, and a few also of the faults, of that writer; but these very faults only make him the more readable: for liveliness, after all, is the first attraction of journalistic prose.

Anticipating a little, Mr. Healy had scarcely taken his place in the House when he set to work, and his first speech was in reply to the Marquis of Hartington. It was late at night when the young member rose; the deputy-leader of the Ministerialists had made an effective address, and most of Mr. Healy's friends felt rather anxious as to the result. Mr. Healy can now bear to be told that there were very divided opinions as to the merits of his first appearance. His speech was delivered in a hard, dogged style, and gave evidence rather of fierce conviction than of debating power. It was some time, indeed, before the House would acknowledge that there was anything in Mr. Healy; and there has scarcely ever been an

Irish member who had in his early days to face the fire of such brutal, mean, and cowardly attack. Gentlemen of the Press professed to be shocked at the intelligence that the new member was poor, that he actually, like themselves, wrote for a living, and even the cut of his clothes afforded proof of the ignobility of his character. But Mr. Healy took no notice of all this ribaldry, except, perhaps, to become fiercer in his wrath and more persistent in his activity. In the nine weeks' struggle against coercion he was, though a novice, one of the three or four men who did the largest amount of talking, and one has to go to the records of Biggar's best days and Sexton's longest speech to find any approach to the performances of Healy. When at last the Coercion Bills were done with, in 1881, Mr. Healy found more profitable employment in discussing the details of the Land Bill. While ninety-nine out of every hundred of the members of Parliament were floundering in the mazes of that extraordinary measure, Mr. Healy had found the key of the labyrinth, and was perfectly familiar with its details. He worked, as is known, night and day at the Bill, obtained several concessions, and finally succeeded, under circumstances to be presently described, in having the Healy clause adopted. These various successes at last made the House begin to change its opinion of its latest recruit. It was observed that Mr. Gladstone and Mr. Law used to listen with the utmost attention to anything Mr. Healy had to say. The Premier was even one night beheld in pleasant converse with his young and unsparing antagonist, and at once the servile herd of English journalists began to recognise Mr. Healy's talents. The saying of the time is well known, that but three men in the House of Commons knew the Land Bill—Mr. Gladstone, Mr. Law, and Mr. Healy.

A few words as to Mr. Healy's general characteristics. Perhaps the most remarkable of all his qualities is his restless industry. From the moment he crosses the tessellated floor of the lobby, at about four in the evening, till the House rises, he is literally never a moment at rest—excepting the half hour or so he spends at dinner in the restaurant within the House. He has almost as many correspondents as a

Minister, and he tries to answer nearly every letter on the day of its receipt. Then he takes an interest in, and knows all about, everything that is going on, great or small, English, or Irish, or Scotch. With eyes ablaze, he comes to tell you of some atrocious job that is perpetrated under sub-section B in the schedule to a Scotch Bill on Hypothec, or a Welsh measure on threshing machines; and he points out the advantage to an Irish Bill for reforming the grand jury by a 'block' he has put against a Bill for increasing the number of Commissioners in Bankruptcy. The extent of his knowledge of Parliamentary measures is astonishing; many bitter opponents in public policy seek his aid in this regard; and—tell it not in Gath!—there have been occasions when he has been seen explaining in the Library the mysteries of legislation to Mr. Herbert Gladstone. Indeed, Healy holds himself at the service of everybody. A puzzled colleague comes to ask for enlightenment; Healy has put his ideas in the shape of an amendment before he has had time to give them full expression. Besides all this, Healy has frequently to write a column or two for a newspaper in the course of the evening. And he is never absent from the House when anything of importance is going forward. He is, perhaps, the only man in the House—except Mr. Gladstone—who cannot bear a moment's idleness; and, like the Premier, he is distinguished from other members by the fact that even in the division lobbies he is to be seen utilising the precious moments by writing at one of the tables. The characteristics of his oratory are by this time familiar. Often, when he stands up first, he is tame, disjointed, and ineffective, but he is one of the men who gather strength and fire as they go along; and before he has resumed his seat, he has said some things that have set all the House laughing, and some that have put all the House into a rage. It is curious to observe the effects his speeches sometimes have even upon enemies. There was an occasion when he was saying some particularly strong things against the Irish landlords; and Colonel King-Harman—who is nearly always ready to boil over—at last could stand it no longer, and rose in wild rage to call Mr. Healy to order. He did not succeed in tripping up the member for

Monaghan, and sat down with a face of wild discomfiture. But after a while the savage breast of the poor Colonel was subdued by the spell of Healy's tongue, the heavy frown lifted itself from his brows, and a broad smile spread over his whole face. It has been noticed that his speeches have begun to be marked by a power that was wanting to them until recently. Finally, Healy has the defects of his qualities. The ardour of his temperament and the fierceness of his convictions often tempt him to exaggeration of language and of conduct. Those who play the complicated game of politics for such mighty stakes as a nation's fate and the destinies of millions, ought to keep cool heads and steady hands. A quick temper and a sharp tongue cause many pangs to his friends, but keener tortures to Healy himself. He is betrayed into a rude expression, and then goes home and remains in sleepless contrition throughout the night.

It was, of course, inevitable that, when the agitation broke out, one of these antecedents and of this temperament should throw himself into the movement; and to those who now know Mr. Healy, it will not be surprising to hear that he worked with fierce energy and often spoke with passionate vehemence.

Passing through the South of Ireland, Mr. Healy became acquainted with the circumstances of a very curious case—the case of Michael McGrath. McGrath had held for years a farm, but, the rent having been raised from 48*l.* to 105*l.*, had at last to yield in the struggle, and was evicted. His land was 'grabbed' by another farmer named Cornelius—or, as he was called in the district, 'Curley'—Mangan, and a decree of ejectment was given against McGrath for the house which had been built by his own hands or by those of his father. McGrath and his family did not tamely submit to the judgment of the law. They stood a siege for some days, and, whenever the evicting party approached near enough, threw boiling water upon them. The family were watched so closely that they were unable even to go out to get a drink of water, and at last were reduced by famine to capitulation. But the struggle was not over when they were turned out. McGrath went back to his farm, and was sent to gaol. His wife took possession, and

was sent to gaol. His sister took possession, and was sent to gaol. As each member of the family was released he or she went back again, and again they were each in turn sent to gaol. At last they had to give up the struggle for the house, and they then adopted an expedient which, perhaps, could only be resorted to in Ireland, of all civilised lands. McGrath got a boat and turned it upside down, and under this boat lived himself, his wife, his sister, and his children. The many tourists who crowd in the summer season to the beautiful regions of Glengariff were accustomed to stop on the road between Glengariff and Bantry to see this curious household.

Mr. Healy was much struck with the story of McGrath, and he and Mr. J. W. Walsh, then an organiser of the Land League, paid a visit to Mangan to remonstrate with him on the injustice he had done to the tenant, whose property he had helped the landlord to rob.

For his action in this matter Mr. Healy was arrested, and this was the first prominent arrest by the new Chief Secretary of the Liberal Government. Mr. Parnell and his friends at once resolved to make a return blow, and the opportunity soon came. The lamented death of Mr. William Redmond left a vacancy for the borough of Wexford. Mr. Healy was immediately nominated and returned without even the mention of opposition. But he had not yet escaped from Mr. Forster's vengeance; and the circumstances of his trial showed the length to which the Government and their creatures on the Bench were ready to go. He was charged under one of the Acts in the terrible code known as the White-boy Acts. The Acts date from the last century, and the prisoner convicted under them is liable to a lengthened term of penal servitude, and to be once, twice, or thrice, publicly or privately whipped, each year.

The case came before Judge Fitzgerald, and he joined the prosecuting counsel in exhausting every effort to procure a conviction. The two prisoners, Mr. Healy and Mr. Walsh, were, in the first place, tried at the winter assizes, and this was in itself an unusual and suspicious occurrence. The winter assizes are intended for the relief of prisoners who,

being imprisoned, would otherwise have to wait till the spring assizes without having their cases decided; but Mr. Healy and Mr. Walsh were not imprisoned. They were out on bail, and this was perhaps the first instance in which bailed prisoners were tried at these assizes. The disadvantage to Mr. Healy and Mr. Walsh was that they were not tried by a jury of county farmers, many of whom might be in their favour, as their crime, if any, had been committed in defence of the farmers' cause. Then they were tried as misdemeanants, which reduced their power of challenge to six names; and, throughout the trial, Judge Fitzgerald was a far more effective cross-examiner on behalf of the Crown than the prosecuting counsel. But in spite of all these efforts, Mr. Healy and Mr. Walsh were acquitted.

It is, perhaps, as well here to tell the fate of McGrath. He continued in his boat for some years—still pursued by the many agencies that are on the side of the landlords in Ireland. For instance, he was charged by the county surveyor with trespassing on the road on which this boat-house was placed, and he only escaped through the inexhaustible ingenuity of Mr. Maurice Healy (Mr. Healy's brother). But finally, through exposure to the weather, poor McGrath caught typhus fever, passed through the illness under the boat, died under it, and was there waked. Since then neighbours have built a small house for his widow and children.

The scene now changed from the agitation in Ireland and from the State Trials: and interest was transferred from Dublin to Westminster. The result of the trial of Mr. Parnell was regarded as foregone, and excited but a languid interest. The real centre of attraction was the House of Commons. The Government had pledged themselves to begin business; the Irish members at their annual meeting, held in the City Hall, Dublin, had, on their side, pledged themselves to exhaust every effort in opposing coercion. Everyone was anxious to see the opening of the portentous struggle.

CHAPTER XI.

THE COERCION STRUGGLE.

PARLIAMENT met on Thursday, January 6. Nobody felt certain as to what would be the fate of the coercion proposals of the Government. There were rumours that the Radicals—so many of whom had obtained entrance to the House through the votes of Irish electors in England—would stand firm by their principles, and would resist the adoption of a Tory policy by a Liberal Ministry. The opinion was still pretty general among them that the wisest course on the part of the Government would be to introduce at once a large measure of land reform, and to trust to its healing effects to put down the outbreak of crime. The terms of the Queen's Speech were eagerly scanned, and it was held to be unsatisfactory on both the points on which the Irish members and the Radicals demanded satisfaction. The statements with regard to coercion were strong, the allusions to the coming Land Bill were weak. The Queen's Speech began its demand for coercion by a confession which was afterwards repeated in most of the speeches from the Treasury bench; that confession was that crime in its most serious form had not largely increased. 'Attempts upon life,' said the Queen's Speech, 'have not grown in the same proportions as other offences.' The burden of the charge was that what was called 'an extended system of terror had been established' which had 'paralysed almost alike the exercise of private rights and the performance of civil duties.'¹ In other words, the main offence was that the organisation of the tenantry throughout the country had been made so complete that the landlords found it impossible any longer to get the tenants to play their game by internecine struggle for the privilege

¹ Hansard, vol. cclvii. p. 6.

of paying a rack-rent for the land. If such a conspiracy existed, it was a national conspiracy ; for membership of the Land League at this period was practically coterminous with the citizenship of four-fifths of the country. The statement was frequently put forward, of course, that the terrorism which existed was the creation of a few agitators who were at the head of the Land League ; but this pretence was gradually dropped, and war was declared against the Land League as a body—that was, against the Irish people as a nation. And the Government had to put forward to different sets of opponents a somewhat contradictory line of defence ; they had to defend themselves for having been too early and too late in the application for coercive powers. Their reply was to appeal to previous precedents, such as those of 1814, 1833, and 1846. They pointed out that in each of these cases the Government had tolerated the existence of a state of disturbance, and of disturbance far more violent than that of 1880, before they had applied for repressive laws. It was not till June 1814 that coercion was proposed by Peel. He had been in office since August 1812. He had to confess that disturbance had existed for two years. In 1833, when Lord Grey proposed a measure of coercion, there was disturbance beside which that of 1880 completely paled ; it had existed for the two preceding years of 1831 and 1832, and yet Sir Robert Peel did not censure but praised the Government for the postponement of the demand for coercive measures. Thus, in the case of the first precedent quoted, there had been a delay of nearly two years, and in the second of upwards of two years. In the present instance the Government were able to point only to two months of really increasing outrage in defence of their measure.

Mr. Gladstone, in trying to defend the Government against the natural inference to be drawn from these arguments, said : ‘ Perhaps it may be said I am proving too much, and I am showing that we are coming too soon to make this demand. When that charge is made we shall be quite prepared to meet it and to argue the contrary.’¹ But that promise he has never been able to fulfil.

¹ Hansard, vol. cclvii. p. 116.

The allusions in the Prime Minister's speech to the coming Land Act were even more vague and unsatisfactory than those of the Queen's Speech. He still stuck to the Act of 1870 as fairly successful.¹ He almost went out of his way to pass a general eulogium upon the landlords as a class, and he even denied that there had been any general increase of the rents.² Probably, for strategical reasons, he also did his best to minimise the reforms which he was about to propose. His legislation was to be nothing better than a development of the principles of the Act of 1870. There were some faint promises of a tribunal for settling fair rent and of free sale, but he studiously avoided all mention of fixity of tenure—the third of the 'three F's.'³ This speech increased the general alarm; and when the Irish members complained of the insufficiency of the proposals which the Government had shadowed forth, they were received with cheers from the Radical benches.⁴

The Irish members, as has been seen, had pledged themselves to oppose coercion by all the forms of the House, and the plan they adopted was to propose several amendments in succession. Mr. Parnell started by proposing 'That the peace and tranquillity of Ireland cannot be promoted by suspending any of the constitutional rights of the Irish people.' Mr. McCarthy followed with an amendment, 'Humbly to pray Her Majesty to refrain from using the naval, military, and constabulary forces of the Crown in enforcing ejectments for non-payment of rent in Ireland, until the measures proposed to be submitted to Her Majesty with regard to the ownership of land in Ireland have been decided upon by Parliament.' And finally, Mr. Dawson proposed 'That in the opinion of this House it is expedient to submit a measure for the purpose of assimilating the Borough Franchise in Ireland to that in England, as promised in Her Majesty's most gracious speech last session.'

¹ 'We are not at all prepared to admit that the Land Act has been a failure.'—Hansard, vol. cclvii. p. 119.

² 'I do not wish at all to convey that it is my impression that rents in Ireland would in general be described with any fairness as being unfair or exorbitant.'—*Ib.* p. 120.

³ *Ib.* pp. 120-1.

⁴ *Ib.* p. 222.

The instructions to the Irish members were that they should all speak, and speak as long as they could, and this *mot d'ordre* was strictly obeyed. Exception was made, of course, in the cases of those who had to propose subsequent amendments. They had to remain silent, for if they spoke their right of proposing an amendment would be forfeited. The Government and the Opposition meantime had passed their words of command also ; it was an order to maintain absolute silence, and the order was observed with unbroken obedience. The result was that, throughout the long hours of every evening and every night, the Irish members had to go on addressing empty benches, or benches that, if filled, were noisy, insolent, and provocative ; that each member had to talk when he had something and when he had nothing to say ; that each had to go through a certain length of time, weary or fresh, in good spirits or in bad. These long days and nights seemed for the time to make little impress upon those who took part in them, for the conjoint effect of excitement and anger kept them up. Then nearly all were young in parliamentary, and the most prominent figures in actual, years ; but Nature's Nemesis, though slow, is sure, and many of these members have since learned that the parliamentary pace, if it is not the pace which kills, is that which rapidly ages even robust physiques and shatters even stout nerves.

This brought the debate on the Queen's Speech up to Thursday, January 20. By this time the aspect of affairs had undergone a considerable change. The exasperation caused by this prolonged resistance created a similar exasperation outside the House of Commons. There was gradually rising one of those tempests of popular passion in England which sweep down party ties. The Radicals grew fewer and fainter in their opposition, the two English parties practically coalesced, and the House was united against the little Irish phalanx. The latter, on their part, exhausted, but still angry and determined, resolved to fight on ; and they, too, were backed by the rising temper of their own country. The Land League grew daily in power and in resources ; the subscriptions from America rose to an amount that a short

time before would have been considered fabulous; and on January 13 the treasurer was able to announce that during the week then past there had been received from various sources no less a sum than 4,050*l.* Eviction became daily more impossible, and, though all the forces of the Crown were placed at the disposal of the landlords, the decree frequently had to remain unfulfilled in the presence of crowds of peasants armed with pitchforks, scythes, and pike-heads, and ready to perish in defence of their homesteads. These various circumstances were also aggravated by the daily contests at question time between Mr. Forster and the Irish representatives. Every act of repression to which he resorted lent fuel to the flame, and from this period forward he took up an ultra-Tory attitude. He admitted no case of exceptional hardship, defended the police through thick and thin, and, in fact, adopted the policy of repression pure and simple.

At last, on the night of Thursday, January 20, the third Irish amendment was disposed of. Immediately afterwards a new and unexpected amendment was proposed by Mr. O'Kelly, in consequence of the suppression of public meetings by the Chief Secretary. This motion did not occupy much time. Then Sir Wilfrid Lawson raised the question of the disarmament of the Basutos, and, this disposed of, the report on the Address was agreed to amid the general cheering of the House. One other event of importance had occurred in the interval between the opening of Parliament and this stage. On January 12 it was announced that Mr. Shaw had retired from the Home Rule party. He was followed by all the other Home Rulers who with him had remained seated on the Liberal side of the House; and thus the Irish party found themselves deserted by their own friends in face of the enemy, and in the very agony of pitched battle.

On Monday, January 24, Mr. Forster introduced the first Coercion Bill. The speech which he delivered was one of the ablest that he has ever addressed to the House. The matter was well arranged, the delivery was good, the fierce passion which he felt lent effect to his denunciations, and the speech was full of those asides and suggestions which are natural to

one of the greatest masters of adroit suggestiveness in the House of Commons. Its effect upon the House was very great, and the newspapers of the next morning proclaimed with unbroken unanimity that he had clearly and triumphantly proved the case for coercion. Yet some of his positions were startling enough to excite suspicion. He represented the adherence to the Land League as brought about, not by sympathy with its principles, but by terror of its crimes. The tenants were for the most part consumed by the desire to pay the rents, but were compelled by the atrocious League to keep the money in their pockets. The masses of the population were filled with a love of the landlords—'the British garrison'—but the Land League terrorism turned their love into hate. In fact, all Ireland, according to the picture of the Chief Secretary, had consented to lie prostrate and cowed before this strange organisation.

If we examine the speech in detail now, it will appear rather the recollection of a political nightmare than the retrospect of a real episode in the history of two nations. It seems incredible after this lapse of time that the liberties of a people should be taken away on a case so hopelessly bad, and that an enlightened assembly should enter on a course so full of dread perils on evidence so grossly and so grotesquely insufficient. The speech of Mr. Forster himself is the best testimony to the madness of the time; its equivocations and its admissions alike prove that men must have been temporarily insane to have accepted such an indictment against a nation as satisfactory. Let me examine rapidly the grounds on which Mr. Forster demanded Coercion.

Mr. Forster's first position was that the total of crime was enormous and unprecedented; and this he proceeded to prove by stating that the total number of outrages in the year 1880 was 2,590, and that this was the greatest total of crime ever recorded from the date when agrarian crimes were first distinctly tabulated—which was another way of stating that the crime of 1880 was the largest of any year on record.

I have (he said) given a return of the total number of agrarian

outrages in 1880, which shows that the total number was 2,590. We have a separation of the returns of agrarian from other crimes in Ireland since the year 1844, but not before, and the highest year during that period was the first year of the great famine—namely, 1845. In that year the outrages numbered 1,920. Consequently last year they were 35 per cent. more than they have ever before been recorded to be.¹

This statement of the case, if true, gave a strong—almost an unanswerable—argument in favour of Coercion. But the statement was entirely untrue. In the first place Mr. Forster had to reduce his big total of 2,590 down to 1,253, for the balance of 1,337 were threatening letters. If the House had been in a reasonable temper this announcement would have been so startling as to make it suspicious of the whole case of Mr. Forster; for, of course, when Mr. Forster spoke to his colleagues of the appalling total of 2,590 crimes, what they would infer was that he was talking of crimes actually perpetrated, not of crimes intended or threatened.

Mr. Forster diverted attention from this astonishing revelation of the weakness of his case by appearing to frankly admit it; and by still contending that even if this distinction were made between actual offences committed and mere threatening letters, still the year 1880 stood out in bold and bad relief from all the other years of Irish crime in the extent of its criminality.

In 1880 (he said), exclusive of threatening letters, the number of agrarian outrages was 1,253; in 1845, they were 950—that is to say, that they were 32 per cent. higher last year than they were in the largest year of which we have any special record. Hon. members are well aware that there is now a great difference in the population. The population of Ireland is now some 5,000,000, compared with 3,000,000 in 1845. Therefore, taking into account the difference of population, the actual agrarian outrages of last year, exclusive of threatening letters, were more than double what they were in the worst year we have any record of—namely, the year 1845.²

Here again we have a statement which is entirely untrue, to the extent that it gives a grossly—it may be said, a gigan-

¹ Hansard, vol. cclvii. p. 1209.

² *Ib.*

tically—false representation of the state of affairs. It is entirely untrue to declare that the year 1880 was more criminal than any year from 1844. It would be far more correct to say that the year 1880 was a year startlingly free from crime in comparison with several of the years from 1844. The criminal character of a year should assuredly be tested, not so much by the number of its crimes, as by their character. A year that had a hundred cases of petty larceny and no murder, would certainly be less criminal than a year that had fifty-two crimes, of which fifty were petty larceny and two were wilful murder, though there was a difference of forty-eight between the criminal totals of the one year and the other. A test of the criminality of these different years would be a comparison of such serious crimes as homicides, whether murder or manslaughter. Let us apply this test to 1880 and other years, and this is what we find :—

HOMICIDES, DESCRIBED AS AGRARIAN.

1844	.	.	.	18		1850	.	.	.	18
1845	.	.	.	18		1851	.	.	.	12
1846	.	.	.	16		1869	.	.	.	10
1847	.	.	.	16		1879	.	.	.	10
1849	.	.	.	15		1880	.	.	.	8

It will be seen from this table that, in serious agrarian crime, the year 1880 bore a most favourable contrast, not merely with many years since 1844, but also with the very year which preceded it.

Let us try another form of comparison between the criminality of 1880 and that of preceding years. The distinction made between agrarian and other outrages would seem to have been very lax in the early years of the statistical records. For instance, in the year 1847 the total outrages in Ireland are set down as 2,986, and of these but 620 are placed to the credit of agrarian outrages. This must, of course, be inaccurate; for 1847, as has been seen, was a year of agrarian upheaval, and, instead of the proportion of crime between agrarian and non-agrarian being fairly represented by 620 on the one side, and the balance of the total of 2,986 on the other, it would seem far more likely that the greater number

of the 2,986 crimes were agrarian crimes—the crimes of starving and desperate peasants fighting for their patch of land and their meals of potatoes. In any case, let us now compare the total crime of 1880 with that of other years:—

Year	Total of Outrages	Year	Total of Outrages
1844 . . .	6,327	1849 . . .	14,908
1845 . . .	8,088	1850 . . .	10,639
1846 . . .	12,374	1851 . . .	9,144
1847 . . .	20,986	1880 . . .	5,609
1848 . . .	14,080		

This table will show a startling difference between the crime of 1880 and that of several of the years by which it was preceded.

Finally, let us compare the total of murders of all kinds in 1880 with those of preceding years:—

Year	Homicides	Year	Homicides
1844 . . .	146	1851 . . .	157
1845 . . .	139	1852 . . .	140
1846 . . .	170	1853 . . .	119
1847 . . .	212	1870 . . .	77
1848 . . .	171	1871 . . .	71
1849 . . .	203	1880 . . .	69
1850 . . .	139		

But the strongest evidence of the comparative freedom from serious crime of 1880 in comparison with other years is found in the speech of Mr. Forster himself. It has already been seen that this immunity from serious crime was acknowledged in the Queen's Speech. In the same way, Mr. Forster not only admitted it, but seemed to boast of it, and, by some strange form of reasoning, to regard it as the strongest argument in favour of his position, that the year 1880 was horribly and exceptionally criminal.

'Some honourable members,' he said, 'have said that after all there have been but few cases of murder, or attempt at murder'—and when this statement was received, as was natural, with cheers from the Irish members, the Chief Secretary made the reply—'but they were not necessary;'¹

¹ Hansard, vol. cclvii. p. 1213.

and this answer was considered so satisfactory by the House generally, that the Ministerialists and Conservatives cheered in accord.

Later on the Marquis of Hartington made exactly the same admission. 'I find,' he said, 'that during the year 1879, when Ireland was ruled by a beneficent Conservative Government, there were ten agrarian homicides or murders, and in the year which has just elapsed there were seven.'¹

I have now, from the words of the Queen's Speech, from the words of Mr. Forster, from the words of Lord Hartington, and from the figures, proved that in serious crime 1880, instead of being exceptionally criminal, was, compared with years of disturbances, exceptionally innocent; and that disposes of Mr. Forster's first plea for Coercion.

The second plea for Coercion was the enormous increase of crime in the latter half of the year 1880, and especially in the last three months of that year.

I am also (said Mr. Forster) obliged to tell the House that there has been a great increase in the last three months of last year. Exclusive of threatening letters, 719 outrages out of the total of 1,253 for the entire year, occurred in the three months of October, November, and December; and, including threatening letters, 1,696 out of 2,590. That is to say, two-thirds of the total agrarian outrages occurred within the last quarter of the year, and 58 per cent. of these, exclusive of threatening letters. It is also right to say that the number which occurred in the month of December was much more than it is for October and November put together.²

¹ The whole passage is worth quoting as showing how indignant a Ministerialist could be at the idea that 1880 was worse than 1879:—'The hon. member went on to pronounce one of the most solemn indictments against Her Majesty's Government which it has ever been my duty to listen to. I cannot follow him through the whole of that weighty indictment; but I must say that, guilty as I felt myself when I heard his solemn tones, and when I learnt from him that, do what we could, we could never wash away from our guilty hands and our guilty souls the stains of the innocent blood which had been shed through our criminal negligence, it was some consolation to me to turn from the solemn eloquence of the hon. member, and to refer to the prosaic facts which lay before me. I find that, during the year 1879, when Ireland was ruled by a beneficent Conservative Government, there were ten agrarian homicides or murders, and that in the year which has just elapsed there were seven; I cannot, therefore, feel the blood of these murdered men rest so heavily on my soul when I think that even the efficient Government that preceded us was not able to protect life to so great an extent as it has been in our power to do.'—Hansard, vol. cclvii. p. 524.

² *Ib.* cclvii. pp. 1209-10.

This was an argument which carried great weight with the House of Commons, and unquestionably it was the argument that finally induced Mr. Forster's colleagues to accept Coercion. It is not denied that Coercion was not resolved upon till towards the close of the year, and it is perfectly evident from the speeches of Ministers that what finally turned their hesitating minds in favour of Mr. Forster's demands were the figures he was able to show of steady and gigantic increase of crime. And the figures certainly were sufficiently startling. The total for September 1880 was 167; in October the total had risen to 268, in November to 561, and in December it had reached 867.

With this part of Mr. Forster's case I will not deal just for the moment. The outrages for the year 1880 were published in Blue Books, giving the crimes for each month of the year separately. The first Blue Book was not produced at the opening of the Session, nor for several days after; it was produced at a time when the case of Ireland had already been decided. The story of the Blue Books I will tell a few paragraphs later on; and then it will be seen that the case for the increase of crime in the latter half of 1880, and in the months of October, November, and December, was just as much without real foundation, and was as much a tissue of misrepresentation and false pretences, as the representation that 1880 was remarkable for the depth of its criminality above all years from 1844. With the year 1880 considerably under the total of the previous year's murders, and immensely under the total of that of many other years, by what means did Mr. Forster succeed in fooling a body of intelligent men into the belief that Ireland was, in that year, a perfect pandemonium of hideous and revolting crime?

Mr. Forster's chief device was to select some special and isolated case of horrible ill-usage, and represent this as of constant occurrence, and typical of the general condition of the country. For instance, in one of his effective asides he described 'carding':—

I do not know (he said) whether honourable members know what carding means, and perhaps I had better explain it. An iron

comb used for agricultural purposes is applied to a man's naked body, and the torture must be very great.¹

The sentence in which he introduces this description will sufficiently prove that he meant to indicate that 'carding' was an extremely common occurrence.

A disguised party of men (he said), consisting of ten, twenty, or even more, come to a lone farmhouse at night, drag the farmer out of bed, beat him, and card him.

And he then went on after his dexterous aside :—

Then the man is threatened and warned against disobeying the orders of the organisation any longer. Shots are fired over his head, and sometimes at him. Let hon. members think of the terrors thus produced. Imagine a small farmer in a desolate situation—his house on the side of some hill, or near some bog. There is no help near ; no police-station is at hand ; and the man himself is powerless to resist. Naturally, he submits to this cruel tyranny and intimidation. And no wonder, when such things as these are taking place, that the hon. member for Tipperary (Mr. Dillon) is right, and that the Land League reigns supreme.²

What will be thought of the candour of the Chief Secretary in making such a representation when he said that in the Blue Book containing the crimes from February, 1880, to October, 1880, there is, in the whole total of 1,048 crimes, just *one* single instance of 'carding ?'

But in the absence of murders, and with but one case of 'carding,' Mr. Forster had plenty of stories with regard to the mutilation of cattle. The Chief Secretary relied on the fact that the story of such offences would have extraordinary effect upon an audience of Englishmen. It was curious that these stories seemed far more deeply to impress the House of Commons than the stories of outrages upon human beings ; and that while Irish members, detailing cases in which men and women and children were turned out of their homes amidst every surrounding circumstance of horror and cruelty, preached either to empty benches or were constantly and rudely interrupted, the story of the houghing of one heifer or the plucking of hair from a horse's tail was listened to with hushed attention and produced exclamations of violent horror. There

¹ Hansard, cclvii. p. 1212.

² *ib.*

is no doubt that a few outrages upon animals had almost as much influence in obtaining Coercion for Mr. Forster as the worst case of crime he could bring against persons.

When Mr. Forster had exhausted his harrowing description of these outrages upon animals, what was the dread total he had to bring of such cases before Parliament? 'In 1880,' he said, 'the number of cases of maiming cattle amounted to 101.'¹ With similar reasonableness Sir Charles Dilke, in a speech made during the recess, had suggested the necessity of Coercion from the fact that in ten months of 1880 there had been 47 cases of maiming or killing animals. Forty-seven outrages on animals in ten months, 101 in twelve—a small total to destroy a nation's liberties! In 1876 there were in England 2,468 convictions for cruelty to animals; in 1877, 2,726; in 1878, 3,533. In the very month of November of 1880, the Society for the Prevention of Cruelty to Animals was able to advertise 323 convictions, or more than three times the number of cases in all Ireland for the entire year. If the liberties of England were at the mercy of an ignorant and hostile opinion in Ireland, one can well imagine how, by a judicious manipulation of these statistics, the habits of the English people might be falsely illustrated to the Irish people as those of a nation of savages and monsters.

There was one device finally. It was the foundation of the whole case of the Chief Secretary that his legislation was directed, not against the Land League as an organisation, nor against the masses of the Irish people. If he had put the case thus nakedly, the House might have paused before placing the liberties of a nation at the disposal of the Lord-Lieutenant. His whole cue was that the Act was directed against the few criminals who with their own hands perpetrated these outrages: the Bills, in fact, were in defence of the nation generally against a few criminals among its population. Answering the argument that they ought to have introduced Land Reform before Coercion, the Chief Secretary said: 'My answer is that the Irish people cannot wait for protection, and they ought not to wait for protection.'² The criminals, on the other hand, were 'village tyrants,' the

¹ Hansard, cclvii. p. 1211.

² *Ib.* p. 1235.

'*mauvais sujets*' of their neighbourhood ; the 'contemptible, dissolute ruffian and blackguard,' who was 'shunned by every respectable man.'¹

This miserable minority, too, of persons who committed outrages were well known to the police.

It is not (said Mr. Forster) that the police do not know who these village tyrants are. The police know perfectly well who plan and perpetrate these outrages, and the perpetrators are perfectly aware of the fact that they are known.²

The moment the Habeas Corpus Act was suspended, these men would either fly the country, or be arrested.

The men who plan and execute these outrages desist from fear of being arrested. They are aware that the police know who they are. My belief is that if you pass this Act you will cause an immense diminution of crime.³

It will be seen later on in what shameful difference was the application of the Coercion Act and the limitation by the Chief Secretary of the persons to whom it should apply, and in what grotesque and horrible contrast were his expectations of what the fruits of Coercion would be and what the fruits of Coercion really were.

On the night following the introduction of the Coercion Bill—Tuesday, January 25—was enacted the first of the more passionate scenes by which this strange and fierce session was characterised. Mr. Gladstone moved that the Coercion Bill should have precedence of all other business. This roused Mr. Biggar, who, in opposing the motion, came into collision with the Chair, and was named and suspended. The Irish members regarded the action of the Speaker as unjust, and at once proceeded to offer violent opposition to further progress. Mr. Healy immediately moved the adjournment of the debate, but the Government refused to accede to the motion, and after some discussion the Irish members proceeded once more to argue upon Mr. Gladstone's original proposal. This went quietly until about half-past twelve, and then it was proposed that the adjournment should take place. But by this time passion had become so

¹ Hansard, cclvii. pp. 1226-7.

² *Ib.* p. 1226.

³ *Ib.* p. 1231.

violently excited that the Prime Minister was carried away, and declared that the House would not be permitted to adjourn until his motion of precedence was carried. This led to a wrangle which was prolonged through the night. The Irish members were left to continue the discussion almost alone. The Government had divided their forces into relays, and the long hours of the night passed wearily enough, and it was not until the morning that a slight support was given by the arrival of some of the members who had gone home to bed. The sitting was continued in this form until two o'clock on Wednesday, when the House adjourned till Thursday.

Meantime a very important event had happened. The returns on which Mr. Forster had founded his claim for Coercion were distributed among members for the first time on the morning of the day on which he asked leave to introduce his Coercion Bill. On these returns the Irish members at once fastened. They endeavoured to attract the attention of the Government and of the House to some of their startling revelations ; but, in the course of such a fight as that of the twenty-two hours' sitting, allusions to any such subject passed unheeded ; and by this time the House had generally made up its mind to pay no attention whatever to any representations from the Irish benches. But when the discussion of Mr. Forster's proposal was resumed on Thursday evening, January 27, the analysis of the Returns was in the hands of an able and skilful assailant in the person of Mr. Henry Labouchere. He went through the Returns and exposed astonishing cases of multiplication and exaggeration. Mr. Labouchere picked out some of the most amusing ; and his speech was a great success.

In truth, the Returns were so full of incredible absurdities, that several speakers freely resorted to them, certain that quotations from them would be sure to enliven the dulness of the House. This is the very first outrage that stood in the Book :—

A portion of the front wall of an old unoccupied thatched cabin was maliciously thrown down, in consequence of which the roof fell in.

The 8th outrage reported for the West Riding of Co. Cork was thus described :—

A wooden gate broken up with stones, and half an iron gate taken away, the property of W. S. Bateman.

Here is the 4th outrage reported for the North Riding of Co. Tipperary :—

A small wooden gate, the property of Lord Dunally, was taken off its hinges, brought into a field, and broken with large stones.

The 41st outrage reported in the County Cavan is as follows :—

Several panes of glass were maliciously broken in the windows of an unoccupied house.

Here is the 6th outrage reported for the County Derry :—

Three perches of a wall maliciously thrown down.

Here is the 100th outrage in the West Riding of Co. Galway :—

A barrel of coal tar maliciously spilled.

These discoveries of the true character of the outrages by which Mr. Forster had been able to draw his lurid picture of the state of Ireland were sufficiently startling ; but a more bewildering and a more disturbing discovery was the manner in which one offence was manufactured into several. Sometimes the one outrage was made to do duty for two or more. Thus in page 120 of the Return an outrage in the Co. Mayo is described as follows :—

A party of men came to Tighe's house at night, and warned him that they would kill him unless he gave up a meadow which he bought.

Same party before leaving broke Tighe's window.

This occurrence figures as two outrages. As 'intimidation' it is outrage No. 104 ; as injury to property, it is outrage No. 105.

In the same page of the Return there are these two separate records :—

Mr. Walsh was fired at when returning from his lodge from Achill Sound, by one of four men whom he passed on the road; he was not injured.

And:—

Mr. Walsh, when fired at, at once dismounted from his horse, and, while doing so, was struck with a stick and knocked down.

This occurrence also figures as two outrages. As 'firing at the person,' it is outrage No. 110; as 'aggravated assault,' it is outrage No. 111.

Sometimes the same occurrence is manufactured into five crimes, thus:—

No. of Outrage	Names of injured persons	Offence: Description	Short details
87	Thomas R. Talbot and caretakers.	Taking and holding forcible possession.	Mr. Talbot took a farm from which James Murphy (accused) was evicted, and placed caretakers in charge of it. About 2 A.M. an armed party forcibly reinstated Murphy and family, swore him not to leave it, assaulted caretakers, set fire to about 60 <i>l.</i> worth of property, and robbed the caretakers of their arms—three loaded guns. ¹
88	Ditto.	Administering unlawful oaths.	
89	Ditto.	Assault on caretakers.	
90	Ditto.	Incendiary fire.	
91	Ditto.	Robbery of arms.	

A similar case is that of the Horgans, in page 50 of the Return, outrages No. 137, 138, and 139, for the West Riding of the Co. Galway, are thus given:—

No. 137.—A number of men entered Coyne's dwelling-house by force.

No. 138.—The above party dragged Coyne out of bed, and assaulted him.

No. 139.—Same time and place, cautioned Coyne not to pay his rent; they broke the glass in a window, spilled a churn of milk, and demanded the original of a process which he had served on an under-tenant for rent, which was the motive for these outrages.

And finally, that grotesque absurdity might reach its climax, an assault by a man is represented as one outrage, and then the assault on him by those whom he attacked figures as another. Here is the entry:—

¹ Return, Agrarian Crime (Ireland), part I. p. 54.

No. of Outrage	Date	Names of injured persons	Nature of offence	Short details
36	April 3	Margaret Lydon Patt Whalen Bridget Whalen	Aggravated assault.	A dispute arose about the possession of a small plot of ground. John Lydon assaulted the injured persons.
37	April 3	John Lydon	Ditto.	Lydon was assaulted at the time of the above dispute about the land. ¹

When the Returns for November and December were published, a considerable time afterwards, there were the same extraordinary phenomena.

In page 15 of the Return for November, the 9th crime is:—

At an early hour four locks were maliciously broken off gates at James Fenton's farm.

In page 39, the 7th crime and outrage in the County of Tipperary is thus described:—

On the night of the 20th November the windows of the injured man's house were broken, and the tops knocked off two corn ricks.

The 9th outrage on the same page is thus described:—

Four panes of glass were broken in the injured man's house on the night of the 20th November.

In the Return for December, in page 9, the second crime and outrage in the King's County is in these words:—

The head of a large cock of hay, the property of Mr. Gaynor, was knocked off, causing considerable damage to the hay; also an iron gate was carried away and his cattle driven into the road.

In page 43 the 83rd agrarian outrage was described:—

Three beehives and some shrubs were maliciously injured.

It would be rash to say that, if these false Returns had been presented to Parliament at an early period of the session, they would have largely increased the number of opponents to Coercion; but if, at the time of the struggle within the bosom of the Cabinet itself for and against the adoption of

¹ Return, Agrarian Crime (Ireland), part. i. p. 54.

repressive measures, Mr. Forster had not confined himself to laying before his colleagues the simple total of increased crimes, it seems hardly open to doubt that the opponents of Coercion would have been able to continue their resistance. That he submitted only the totals to his colleagues was clearly manifest. During the delivery of Mr. Labouchere's speech the face of the Prime Minister grew clouded and disturbed. He asked for the Returns just published, and was observed to scan them eagerly and anxiously. The time had passed at which he could allow his mind to be any longer influenced by the arguments drawn from them or from anything else ; but the utter weakness of the defence of these Returns, which he afterwards made, is sufficient evidence of the convincing indictment which he would have been able to have made from the same materials if Coercion had been the proposal, not of himself, but of a Tory Ministry, and had no other evidence than these Returns been available.

And yet it was not too late to turn back. The meeting of Parliament had produced an extraordinary change in Ireland. Disturbance had greatly diminished, and the first weeks of January were weeks almost unstained by crime.

The number of outrages for December were 867, while in January they had fallen to 448. In the first fourteen days of the month of January there was not one murder, not one case of manslaughter, not one of cutting or maiming ; there were but four cases of attacking houses, two of firing at persons, but one assault endangering life, and one aggravated assault.¹

But here again, if the Premier had been inclined to retrace the false and fatal steps which he had already taken, Mr. Forster was by his side with an argument, loudly applauded at the time, but strangely insufficient to the judgment of to-day.

Already we see signs of a diminution in the number of outrages. I trust the House will not for a moment suppose that because of the lull . . . this power should not be given to Her Majesty's Government. They could not by any possibility make a greater mistake. Hesitation would now make matters worse than ever. If . . . after saying that we will take power to arrest the men who

¹ Mr. Labouchere : Hansard, vol. cclvii. p. 1517.

commit these crimes, the House is misled and gives up its intention, we shall be considered as having uttered an empty threat, and these criminals will be more powerful in Ireland than they ever have been before.¹

The debate went on, but no attempt whatever was made on any side to answer the damaging criticism of the Returns. Mr. Bright had no better reply to make to Mr. Labouchere's destructive analysis than to say that he had delivered a speech 'that was in many parts interesting and in some parts amusing ;'² and the comment of the 'Daily News' was that the member for Northampton had given some 'few but amusing instances of the misapplication of the term "agrarian outrages" from the Returns presented to the House.' The main contribution of the member for Birmingham to the debate was that a Coercion Act 'becomes a tyranny in the hands of tyrants.' But, he went on, 'in the hands of men who are liberal and just it may be a law of protection and of great mercy to Ireland ;'³ and when this strange claim met with indignant denials from the Irish benches he challenged his interrupters to deny that his colleagues, including Mr. Forster, were men who had 'devoted their lives to the cause of freedom.'⁴

Mr. Gladstone spoke on the third night of the debate. He made no real attempt to justify the Returns. He even made the astonishing confession that he had not 'any particular acquaintance' with them. This confession proves clearly that Mr. Forster had obtained Coercion by false pretences to his colleagues ; it shows that he made them acquainted with the rough totals of the outrages only, and never even hinted that these totals had been made up by the multiplication of one offence into seven ; and that outrages covered offences so heinous as the removal of three yards of a wall or a few pounds of hay. The hopelessness of the case for the Returns was best illustrated by the fact that the Prime Minister had to resort to the extraordinary assertion that the Blue Book had rather understated than overstated the outrages, because, there being twenty-one persons charged out of a large crowd

¹ Hansard, vol. cclvii. p. 1231. ² *Ib.* p. 1562. ³ *Ib.* p. 1563. ⁴ *Ib.* p. 1564.

who assaulted the police, the outrages were put down as one instead of as twenty-one.¹ But the most remarkable part of Mr. Gladstone's speech was that in which he defined the persons against whom the proposed legislation would be employed. He denied, in the most strenuous manner, that the Bill was aimed against the Land League, or 'any other person or body of persons in Ireland.' 'We aim by this Bill, and aim solely, at the perpetrators and abettors of outrage.'²

I stand (said Mr. Gladstone) upon the words of the legislation we propose, and I say that they do not in the slightest degree justify the suspicion that we are interfering with the liberty of discussion. I will go further. We are not attempting to interfere with the license of discussion. There is no interference here with the liberty to propose the most subversive and revolutionary changes. There is no interference here with the right of associating in the furtherance of those changes, provided the furtherance is by peaceful means. There is no interference here with whatever right hon. gentlemen may think they possess to recommend, and to bring about, not only changes of the law, *but in certain cases breaches of positive contract*. I am not stating these things as a matter of boast, I am stating them as matter of fact. I must say it appears to me that it is a very liberal state of law which permits hon. gentlemen to meet *together to break a contract into which they have entered*.³

It is well to quote these words, because it was on descriptions like this and statements like this that the consent of Parliament was granted to the enactment of coercive legislation. The words have, indeed, a strange sound now, in face of our knowledge of the purpose to which the Coercion Act was applied.

The speech of the Prime Minister created extraordinary enthusiasm. It was interrupted at almost every point by the combined cheers of Liberals and Conservatives. The newspapers complimented him upon the unimpaired vigour of which it was the proof. Mr. Parnell, attempting once or twice to correct the allusions to himself, was swept to his seat

¹ 'Twenty-one persons were charged out of a large crowd who assaulted the police. Their cases were various, and were dealt with variously. Some were detained only for a short time, some went before the magistrates, some to the assizes. The whole of that is put down as one outrage.'—Hansard, vol. cclvii. p. 1685.

² *Ib.* p. 1686.

³ *Ib.* 1686-7.

amid the thunderstorm of shouts by which he was received. After a while, the House had reason to repent of its precipitancy.

The Prime Minister was contending that Mr. Parnell had called upon the people to boycott any man who took a farm from which another had been evicted; and Mr. Parnell, over and over again, insisted that he had qualified the sentiment by using the words 'unjustly evicted.' Mr. Gladstone persisted in the declaration that the qualifying word was not inserted, and while the dispute was going on the Chief Secretary placed in the Prime Minister's hands the copy of a speech. The Premier looked at the document, and then read out these words, 'That if a man occupies a farm from which any man has been evicted'—and then he added, at the very top of his voice, and with every auxiliary of look and gesture—'*from whatever cause*;' and the House, regarding the member for Cork as finally pinned, cheered itself hoarse. 'Unjustly evicted,' interrupted Mr. Parnell. But Mr. Gladstone would not listen to him. 'These are the words,' he exclaimed, 'sworn to in court; they were not shaken in court, and if there had been an attempt to shake them those who attempted to shake them would have been subjected to cross-examination.'¹ And having thus worked himself into a still hotter passion by his own language, after his characteristic fashion, Mr. Gladstone went on amid the still increasing cheers: 'These are the words which are so declared to have been used, *and irrespective of the cause, the circumstances, the character of the proceeding*, it is characterised as a detestable crime, deserving of complete isolation from all human kind, for any man to enter upon a farm from which another man, for whatever reason, has been evicted.' And then he went on to quote another passage from a speech which he declared Mr. Parnell had delivered in Galway: 'Let no man take a farm, no matter what has been the cause—let no man take a farm from which a man has been evicted; let him be looked upon as a leper whenever you meet him in the street.'² Again Mr. Parnell endeavoured to interfere, but once more the House rose at him; and the Speaker, making himself the interpreter of the

¹ Hansard, cclvii. pp. 1692-3.

² *Ib.* pp. 1693-4.

general passion, severely called him to order. Thus the Prime Minister was supposed to have completely proved his case under one of the most important heads of the indictment. But a few days afterwards Mr. Forster had to write a letter of apology to Mr. Parnell, and was compelled to acknowledge that the speech which he had put into the hands of Mr. Gladstone as having been delivered by Mr. Parnell was in reality the speech of another person altogether. This is a fair specimen of the intelligent temper in which the Coercion debates were conducted.

One of the most painful and even disgusting experiences of the Coercion struggle was the manner in which, in the face of public passion in England and the appeals of the Ministers, the Radicals deserted their pledges to Ireland. After some days of hesitation at the beginning of the Parliament, they almost one and all fled, and their speeches in defence of their change of attitude perhaps made their action the more disgusting, by the Pharisaic declarations of sympathy with Ireland.

No man (says Serjeant Simon) will doubt then, I hope, my sympathy with the Irish people and with their just claims, or the sincerity of my feelings when I say that my position at this moment is one of the deepest sorrow to me. But (went on the Radical member for Dewsbury), painful as it is, I have a solemn duty before me,¹ and accordingly, with the deepest regret, I feel bound to support Her Majesty's Government.²

Mr. William Fowler 'acknowledged that the history of Ireland had been a sad and a gloomy history, mainly owing to the cruelties of the English Parliament in past centuries . . . but it was not the present Parliament that was to blame, but generations long passed away.'³ And accordingly Mr. Fowler, 'having entire confidence in Her Majesty's Government, should give his vote in support of the motion of the right hon. gentleman.'⁴ Mr. W. H. Leatham 'could bear testimony to the warm expressions of sympathy which existed in South Yorkshire to Ireland, but he could not help feel-

¹ Hansard, cclvii. p. 1528.

² *Ib.* p. 1576.

³ *Ib.* p. 1536.

⁴ *Ib.* pp. 1579-1580.

ing that the Government had shown the greatest forbearance, for the law must be maintained.'¹ Accordingly Mr. Leatham 'should, however reluctantly, as regarded the Coercion Bill, support the Government.'² And finally Mr. Broadhurst, the representative of those masses in whose friendship to Ireland Irishmen were asked to believe, declared with regard to the opposition to the Coercion Bill, 'There was hardly a heart in that locality that was not with it; but unfortunately, this was an occasion when hearts would be in one lobby and heads in another.'³ 'During the last six years,' went on the working man's member, 'no practical attempt whatever had been made to deal with the wrongs of the long-suffering people of Ireland'⁴ . . . but, nevertheless, 'relying upon statesmen who had never yet failed, he confidently upon this occasion placed faith in their promises of justice,' and, therefore, 'he should unquestionably support the measure for the introduction of which leave had been asked.'⁵

The debate was resumed on Monday, January 31. The sitting began in considerable excitement. The text of the Coercion Bill had been by some accident prematurely published; there was a rumour of the letter of apology that had been sent to Mr. Parnell, and altogether the House presented an appearance of gathering trouble and electric expectation. There was, too, an expectation that the Government were determined to force the first stage of the Bill through that night. Mr. Gladstone had come down early, looking at once fierce and worn. The Return of the outrage for November—which, it will be remembered, was part of the material by which Mr. Forster ought to have induced his colleagues to adopt the policy of coercion—was still unpublished, and Mr. Parnell naturally asked whether the second reading of the Bill would be taken before the House was put in possession and had time to study these new Returns. The reply of the Premier was that they intended to proceed with the Bill from day to day; that the second reading would be taken immediately after the stage of introduction, and that that stage would, he hoped, be voted by the House in the course of that sitting. The Prime

¹ Hansard, cclvii. p. 1672.

² *Ib.*

³ *Ib.* p. 1784.

⁴ *Ib.* 1785.

⁵ *Ib.*

Minister made this announcement with that pride which apes humility; he threw the statement off, as it were, carelessly; but there was a portentous underswell in his voice which showed the supreme importance he attached to it. The Liberals, of course, understood the *mot d'ordre* of the speech, and loudly cheered; the Conservatives, equally exasperated against the Irish, and equally delighted at the show of vigour by the Government, shouted their applause, and the small Parnellite band, quite as quick as anybody else to see the dire significance of the Premier's announcement, set up a cry not as loud but quite as defiant as any that had come from either of the other parties.

The debate resumed its course with apparent placidity. The House was almost empty during the whole evening, and, with the exception of Mr. Russell, there was no speaker of any particular importance throughout. It was not until one o'clock that the contest began. At that hour the usual motion for adjournment was made. The reply of the Prime Minister was laconic and emphatic. 'I beg to say,' he answered, 'on the part of the Government, that we propose to resist that motion.'¹ The strange calm that had reigned over the House during the evening was now broken. Passion was let loose, and active steps were taken on both sides for hot and sharp encounter. The Ministerialists on their side had begun their preparations for the coming contest at an early hour. About half-past ten there began to be a gradual melting away of the House, and there were left no more than half a score of the dullest and drowsiest, the most reticent and most docile members of the Ministerial party. Of the men thus told off to remain through the sitting, the majority left the House and were lost to observation in the various departments of the building; those who remained in their seats belonged, for the most part, to the younger members of the party, passed the night in a merry mood, cracking jokes of varying degrees of taste on the speeches of the Irish members, and occasionally paying a visit either to the dining-rooms or the bars to recruit the nature which, in persons of their age and type, becomes so

¹ Hansard, cclviii. p. 1809.

frequently exhausted. The Irish members now found that they had a task of considerable difficulty, for their numbers were so small that they could not resort to the system of relays which had been employed by the Government. But they settled down steadily to their work, and followed each other in the empty House in monotonous succession. During the first night the proceedings were not ill-humoured on either side. Mr. Biggar was grotesquely humorous after his fashion, and the few English members in the House sympathised with his mood. When he declared that the Irish members were accused of wasting time, there came from English members a deprecatory 'No, no,' whereupon the member for Cavan beamed on the House and the House beamed back upon the member for Cavan.

The struggle continued all through Tuesday, Dr. Lyon Playfair taking the place of the Speaker when the latter became exhausted. The Irish members were constantly called to order, and the one voice raised during this sitting in their favour was that of Mr. T. C. Thompson, who declared that Parliament was not ruled by physical force, and that the band of members on the other side were justified in contending as they had done for the liberties of their country. Throughout the discussion there were constant allusions to the new volume of Returns that had just been produced by Mr. Forster, these being found to contain the same extraordinary multiplication of offences as the October volume. But by this time Returns and everything were forgotten, and the Irish members were allowed to carry on the debate unassisted by a single speech in reply.

About eleven o'clock on Tuesday night an appeal was made by Sir Richard Cross, on the part of the Conservatives, to the Speaker to put in use the rule against wilful obstruction. The Speaker did not think the time had come for putting this rule into operation, but at the same time hinted very plainly that in his view there was very strong evidence of 'combination for the purpose of wilful and persistent obstruction.' This was a new reading of the rule passed against obstruction. That rule, as hitherto understood, was intended for application against an individual member alone; but the

statement of the Speaker suggested that it might be employed against several members at a time. After giving this ruling, Mr. Brand retired from the Chair, and Dr. Lyon Playfair again took his place. For a while the point as to 'obstruction' was dropped, but soon Sir Stafford Northcote came forward, and again urged the Chair to deal summarily with the Irish members. Mr. Childers accepted the view of Sir Stafford Northcote, and declared that if the Deputy-Speaker should take action against the offenders he would have the hearty support of the Government. But Dr. Playfair still refused to take action; and when, finally, an appeal was made to him by Sir Stafford Northcote to name Mr. Parnell, and he still refused to act, Sir Stafford and the Conservative party left the House in a body. The night was marked by some scenes of passion. Between Mr. Milbank and Mr. Biggar there was a fierce exchange of personalities. Mr. Biggar was accused by Mr. Milbank—but it appeared afterwards unjustly—of describing him as a fool; and Mr. Milbank had to confess to applying the epithet 'damned scoundrel' to the member for Cavan.

The Irish members now changed their course, and, abandoning any further motions for adjournment, proceeded to debate the main question—which was an amendment on the part of Dr. Lyons in opposition to Mr. Forster's demand for leave to introduce the Coercion Bill. Each member spoke at the greatest length that either his physical or his mental resources would permit. Under this change the House became transformed; the heat and excitement of a crowded Chamber gave place to the languor, silence, and calm consistent with a House of but eight or nine members, most of them either fast asleep or in broken slumber. The visitors, whose attendance throughout the scene had been marvellously regular broke down under disappointment of the hope of further excitement; the Ladies' Gallery became absolutely deserted, there were vacancies even in the Strangers' Gallery, which had up to this remained crowded, and but one or two persons remained in the gallery for distinguished strangers. The mournful silence of the Chamber was broken only by the voice of the Irish member and the snore of a

sleepy member. It was something of a relief to the dread quiet when Sir William Harcourt now and then carried on a low but audible conversation with some of his colleagues. It was on this morning that Mr. Sexton delivered the second of the remarkable speeches by which he was at last forcing himself into the position of one of the most adroit and most eloquent orators of the House. He spoke from a quarter to five until twenty minutes to eight. This speech, delivered to an audience of seven or eight people, nearly every one of them in a state of complete or partial slumber, was complete in every one of its sentences, had every idea well worked out, every word happily chosen. Mr. Shaw-Lefevre, one of the few representatives of the Ministry who remained on the Treasury Bench throughout the night, afterwards declared that he had listened to every word that Mr. Sexton had uttered, and that there was not throughout it all a superfluous syllable.

Meantime other Irish members were preparing to follow, and to continue the struggle as long as their physical strength would hold out. Some of them had taken broken snatches of sleep while one of their comrades was speaking, and at this time were sluicing off in the lavatories around the House the fatigues of the night. Inside and outside the House a state of electrical excitement prevailed that can only be appreciated by those who passed through these scenes. There were affrighting whispers of what might be done by savage mobs of Englishmen on the one side, by Irish desperadoes on the other. Some of the Irish members had been subjected to a certain amount of inconvenience as they walked home in the early hours of the morning. No one, in fact, knew what was going to happen, but everybody had a vague feeling that something was about to occur, and something of a startling character. Inside the House there was a vague suspicion of an impending catastrophe. An English member informed Mr. Sexton, when the member for Sligo, after his speech, dragged himself down to the smoking-room, that 'something' would take place at nine o'clock.

Mr. Leamy followed Mr. Sexton, and about a quarter to nine Mr. Biggar stood up. Meantime there were many signs

that the dreaded 'something' was about to take place. As if by some mysterious and occult influence, the House filled with extraordinary rapidity. As the clock approached the hour of nine, Dr. (now Sir Lyon) Playfair began to look very anxious and expectant. Mr. Gladstone and Sir Stafford Northcote had come in, and at nine o'clock the Speaker made his appearance. He was received with a burst of enthusiastic cheers, and it was evident from the benches on both sides, which were now almost crowded, that both the English parties had been told of what was about to come. Mr. Biggar had resumed his seat when the Speaker came in, and now rose to continue his speech, but the Speaker, who had entered with an air of strange determination, and with an ominous roll of paper in his hand, remained standing and refused to see the member for Cavan. He then read the historic declaration that he would now close the discussion. Each sentence of his speech was received with boisterous applause from both Liberals and Conservatives. It is still painful to recall the looks of furious hate with which the English members looked towards the Irish benches. Meantime, the latter were without the assistance of their leader, for Mr. Parnell had gone to snatch a few hours' sleep at the Westminster Palace Hotel close by. Their hasty consultation was not concluded when the Speaker had put the question whether Mr. Forster's motion or Dr. Lyons' amendment should be accepted. In the midst of this uncertainty the precious seconds passed away. At last the doors of the House were closed, and nothing remained but to take part in the division. In sullenness and silence on both sides the division was taken. It was noticeable that, as the members passed each other to go into the different lobbies, there was not even a single exchange of the passing word between men of the opposite camps which usually relieves in an agreeable manner the conflict of parties. The Speaker then announced the numbers: For the original question, 164; against, 19; majority for the Government, 145.

The Speaker immediately afterwards proposed to put the original question, that leave be given to bring in the Bill. Mr. Justin McCarthy, as deputy-chairman of the party, rose

to protest. The Speaker took no notice, and the member for Longford and he were standing and speaking at the same time, but not a word of either could be heard. The Irish representative was met with a storm of interruption which was almost deafening. Mr. McCarthy, with a tranquil and resolute smile, still held his ground. By a happy inspiration the Irish members determined not to go through the farce of a second division. First two, then two or three more, and finally all of them jumped to their feet, raised their hands—in most cases clenched in passion—and shouted 'Privilege! privilege!' for several seconds, many shaking their clenched fists with desperate anger, and moving their lips as if they were accompanying these menacing gestures with words of violence. The members of the Government looked a little startled for the moment, Mr. Gladstone being notably pale and disturbed. The Speaker still remained standing, saying nothing, and the House became somewhat less vehement. At last the Irish members brought the painful incident to a conclusion by walking out of the House in single file, Mr. McCarthy leading the way, and bowing to the Speaker as they left. Some of the younger members of the House slightly cheered, but the Assembly generally remained silent. Then the original question was put, and it was carried without dissent. Immediately afterwards enthusiasm and excitement once more broke forth, and the cheering became still louder when Mr. Forster, in the usual manner, walked up the floor of the House from the bar with his Bill in his hand. Then there was a renewal of cheers when the measure passed its first reading without any dissent, and the sitting, after its forty-one hours' duration, ended with a notice of motion by Mr. Gladstone of his intention to propose the new rules of urgency.

The Irish members retired from the House to the conference-room, to consider their course of action. They had scarcely arrived there when Mr. Parnell, to whom Mr. Healy had conveyed the news of these stirring events, entered. He wore his usual placid smile; but his followers, hot from their wild encounter, under the influence of one of those crises which draw tight the ties between leader and followers, burst

into spontaneous cheers. The Irish party was young in those days, and this fact will account for their gravely discussing one of the most foolish propositions ever submitted to a body of politicians. Mr. O'Connor Power proposed the following resolution :--

That the irregular and unprecedented course adopted by Mr. Speaker in summarily closing the debate on the Coercion Bill, by which the Irish members have been deprived of the opportunity of protesting against the suspension of constitutional liberty in Ireland, requires to be taken notice of ; and that a protest, signed by Irish members, be forwarded to Mr. Speaker and circulated in the public press ; and that we, the Irish members, retire from the House pending the result of a consultation with our constituents.¹

The debate was most interesting and most able. All the speakers who took part in it put their cases with vigour, and, indeed, in most cases with vehemence. The long vigils of so many days and nights had begun to tell on the nerves of most of them, and there was a certain shrillness in the voices, a certain feverishness in the language and gestures of the debaters, that told of systems which had been subjected to too severe and too prolonged a strain. But these were the very things which lent passion and force to the debate, and therefore it is, probably, that it remains so distinctly in the memories of all who were present. After a lengthy discussion, it was decided that it was the duty of the Irish members to remain in their places in Parliament and to go on with the struggle. Nobody can fail to see that this was the only wise decision that could be come to. An American politician is credited with the *mot*, 'Never resign.' Mr. Biggar has contributed to the Parliamentary catechism the apothegm, 'Never withdraw,' and probably Mr. Biggar's policy is the soundest. Parliament, after all, is the one weak point in the armour of the dominant nation, and to abandon the vantage-ground where that point can be most effectually hit is to ratify and to help the opponents of the Irish cause.

The *coup d'état* of the Speaker was followed almost immediately by a scene of greater violence and more intense

¹ *Freeman's Journal*, Feb. 3, 1881.

passion. The Wednesday immediately following the close of the forty-one hours' sitting was again wasted in motions for adjournment. Just before the sitting on Thursday there came the stunning report that Mr. Davitt had been arrested. Mr. Davitt had now been more than three years out of prison. He had already, as the reader knows, passed through the hideous tortures of seven years' confinement. The Coercion Bill was passed soon after this, and though the expectation was general that he might be placed under restraint under the new legislation, nobody suspected that the Government would have proceeded to lengths so great and so shameful as to send back to penal servitude one of the leaders of the agitation. The news deeply affected Mr. Parnell and the other Irish members. When the House met, however, there was no indication of the coming storm. Mr. Gladstone was asked for a day to discuss a motion condemnatory of the action of the Speaker, but his refusal to do so did not appear to excite any very strong emotion. Nor was there any resentment even at the announcement that he was still determined not to make known the character of the Land Bill. Mr. Parnell rose from his seat in his usual tranquil fashion, and asked, in a tone of apparently no great concern, whether it was true that Mr. Davitt had been arrested. 'Yes, Sir!'¹ was the curt reply of Sir William Harcourt, delivered with much emphasis and pomp. Before he could utter another word there burst from the Liberal benches, and from the benches occupied by the Radicals more vehemently than from any other, a tempest of cheers that would have formed a fitting welcome to a mighty victor in the field or the accomplishment of a momentous popular reform. The Conservatives joined in the cheer to some extent, but their tone was comparatively mild. The Home Secretary then said that the conduct of Mr. Davitt was not such as to justify his retention of his ticket-of-leave. Again the House rang with vociferous cheering. Mr. Parnell, with an appearance of great calmness, asked what conditions of his ticket-of-leave Mr. Davitt had contravened. Sir William Harcourt sat still, and made no attempt to answer the question. The Irish party burst into

¹ Hansard, vol. cclviii. p. 68.

exclamations of intense anger, but the Home Secretary, folding his arms across his breast after his usual fashion, remained silent. The Speaker, apparently with a desire to put an end to the incident, called upon Mr. Gladstone to rise and propose the urgency resolutions.

But the scene was not thus to terminate. The Prime Minister had hardly uttered a word when Mr. Dillon rose. The Speaker called upon Mr. Dillon to sit down, and that gentleman shouted above the tumult of 'Order! order!' and 'Name! name!' the words, 'I rise to a point of order.'¹ It is an invariable rule of every deliberative assembly in the world that a member has a right to rise at any moment to a point of order; but the House of Commons had long passed the time when such distinctions would be observed, and the Speaker resolutely refused to allow Mr. Dillon to proceed. Mr. Dillon thereupon folded his arms, and he and the Speaker remained standing for some minutes at the same time. At last the Speaker was understood to name Mr. Dillon, though the decree could not be heard above the wild din. Mr. Gladstone immediately proposed the suspension of Mr. Dillon. The late Mr. A. M. Sullivan endeavoured to raise a point of order, but was not listened to, and the House divided: Ayes, 395; Noes, 33. Mr. Dillon was then called upon to withdraw, but he refused to do so, and a noisy scene took place. Then the Sergeant-at-Arms invited Mr. Dillon to withdraw, and when the latter still refused, the Sergeant again advanced with the principal doorkeeper and a number of messengers, placed his hand on Mr. Dillon's shoulder, and requested him to obey the order of the Speaker. 'If you employ force I must yield,'² said Mr. Dillon, and then withdrew.

Mr. Sullivan then attempted to raise the question whether the Speaker had acted legally or not. He pointed out the right of every member to rise to a point of order, and then suggested the contrast between the treatment given to Mr. Bradlaugh when he refused to withdraw, and that meted out to Mr. Dillon. Mr. Sullivan found the greatest difficulty in proceeding with his speech, for he was interrupted at every point. Finally, however, he succeeded in putting his case

¹ Hansard, vol. cclviii. p. 69.

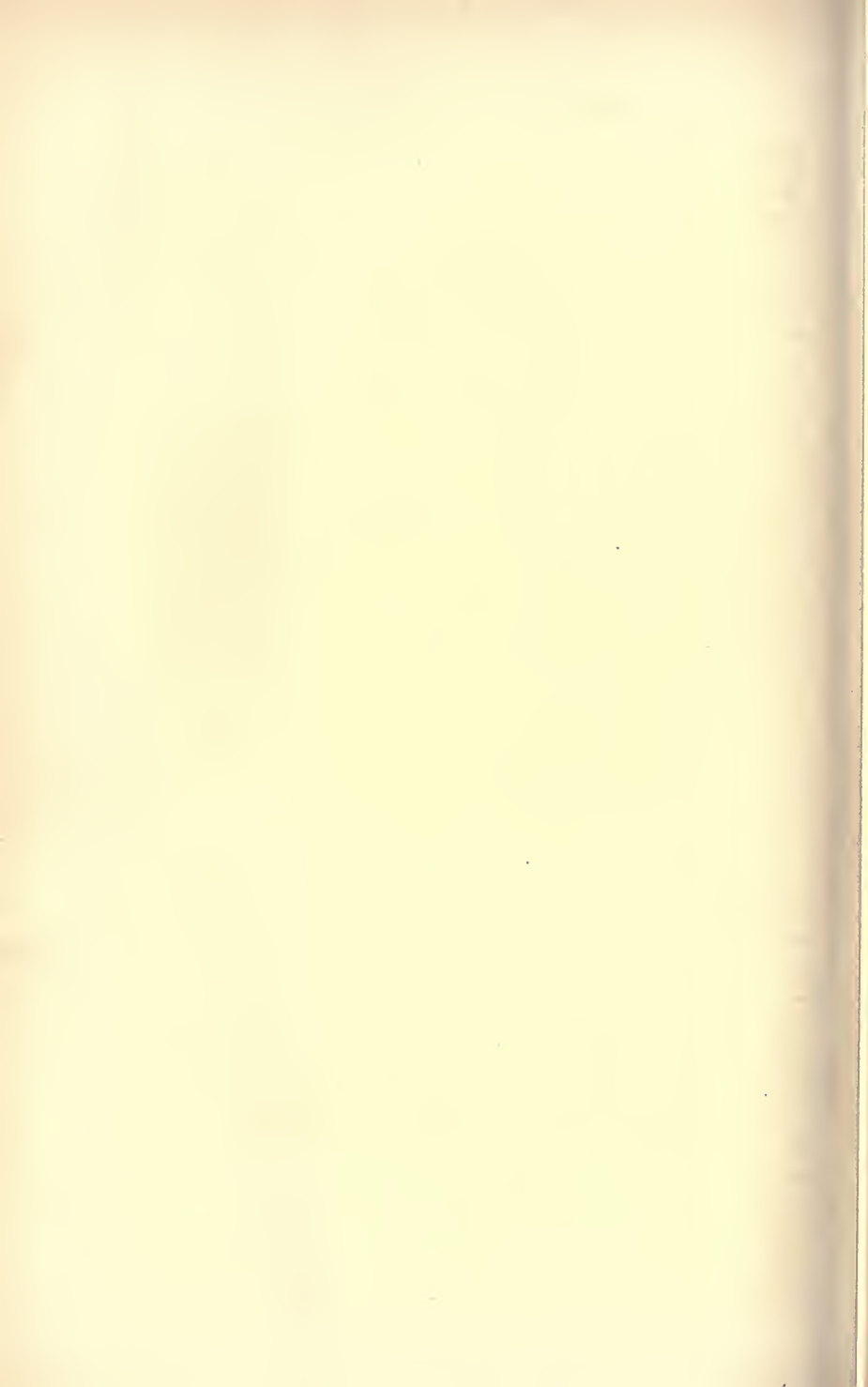
² *Ib.* p. 70.

The Speaker then surprised the Irish members by giving a wholly different reason to that which was generally accepted for the suspension of Mr. Dillon. He adroitly slurred over Mr. Dillon's right to rise to a point of order, and based the suspension on the fact that Mr. Dillon had remained standing at the same time as himself. This, of course, added fuel to the flame; and the Irish members, now convinced that there was no chance of any justice being given to them, determined to mark the occasion by an incident that could not be forgotten. The Prime Minister had scarcely again risen when Mr. Parnell stood up at the same time, and made the motion which the Prime Minister himself had made not many months before in regard to Mr. O'Donnell—namely, that the right honourable gentleman be no longer heard. The Speaker, however, refused to accept the motion, and threatened Mr. Parnell with suspension in case he continued. Again Mr. Gladstone got up, and resumed the sentence which had so frequently been interrupted. Mr. Parnell again rose. The Speaker declared that the conduct of the member for Cork was wilful and deliberate obstruction, and named him. When the division took place in the case of Mr. Dillon, the Irish members had not yet made up their minds as to what was the proper course to adopt; but by the time that Mr. Parnell was named, their tactics had been resolved upon. When the division upon Mr. Parnell's suspension was called, they refused to quit their seats. The division went on without them, and the House presented a curious spectacle with the Speaker left alone with the Irish party. The deserted and tranquil appearance of the House might have encouraged the illusion that the storm of passion had subsided and given place to perfect quiet. The Speaker warned the Irish members of the consequences that might result upon what they were doing; Mr. Sullivan declared that they contested the legality of the proceeding. This exchange of language between the Speaker and the Parnellites was mild and courteous. The division over, Mr. Parnell was ordered to withdraw; but he refused to go unless compelled by force, and again the Sergeant-at-Arms and the messengers came forward and touched his shoulder. The Irish leader slowly descended the gangway,



Eng^d by H & C Koevoets NY

John Willson



bowed to the Speaker, and walked out of the House with head erect and amid the ringing cheers of his supporters. Once more Mr. Gladstone resumed the unfortunate sentence, that, as he himself said, had been bisected and trisected already ; but again he was not allowed to proceed, for Mr. Finigan rose and proposed the same motion that Mr. Parnell had proposed, that the Prime Minister be no longer heard. Once more a division was taken, and once more the Irish members refused to leave their places. The tellers and clerks took down the names of the contumacious members, and after the withdrawal of Mr. Finigan the Speaker read out their names and suspended them all. The names were—Messrs. Barry, Biggar, Byrne, Corbet, Daly, Dawson, Gill, Gray, Healy, Lalor, Leamy, Leahy, Justin McCarthy, McCoan, Marum, Metge, Nelson, Arthur O'Connor, T. P. O'Connor, The O'Donoghue, The O'Gorman Mahon, W. H. O'Sullivan, O'Connor Power, Redmond, Sexton, Smithwick, A. M. Sullivan, and T. D. Sullivan.

By this time the passion of the House was to some extent exhausted, and there was even some return of good humour ; but Mr. Gladstone remained grave, and proposed the suspension of the twenty-eight members with an air of painful preoccupation. Then the division was taken, and once more the Irish members refused to leave their places. The Speaker then called upon the different members in their turns to withdraw, and each in turn, and in practically identical language, refused to do so unless compelled by force, and protested against the legality of the whole proceedings. But even in this somewhat monotonous proceeding there was room left for a variety of incident. Some of the members were content with being touched on the shoulder by the sergeant-at-Arms ; while others, more obstinate, insisted on a show of considerable force. The most prominent among the latter was Mr. Metge, a young Protestant landlord like Mr. Parnell, who evidently shared his leader's intensity of political feeling. He stubbornly remained in his seat until Captain Gosset had called four of the attendants of the House to his aid. There was, naturally enough, a laugh when the name of Mr. Nelson, a gentleman with white hair and of seventy

winters, confronted the Sergeant, who looked about the same age, and the spectacle of the one old gentleman attempting to resist the other was certainly somewhat ludicrous. Force, in the shape of the Sergeant, was a much more benign-looking individual, than meek submission as personified by the belligerent pastor. The appearance of the attendants who came into the House in Indian file to assist in the work of expulsion was not impressive, being irresistibly suggestive of the depressed and perfunctory air of the theatrical 'super.' The protests of the expelled members varied slightly, and there was also a difference in the manner of their exit. Some hurried away, while others, following the example of Mr. Parnell, bowed with gravity and solemnity to the Chair. The demeanour of the House varied from moment to moment—sometimes it laughed, sometimes it cheered; finally, it settled down into allowing the incident to pass off in grave silence. Another amusing incident that momentarily lit up the dolorous scene occurred when the Sergeant-at-Arms approached The O'Gorman Mahon. It was notorious that the two veterans had spent many a day of their hot youth together, and it was indeed a curious sight, the one aged man having to superintend the expulsion of the other.

The absence of the Irish members allowed the Prime Minister to pass his new urgency rules without any difficulty, and thus, whatever indignities they had received were avenged by the sight of the oldest and formerly the freest assembly in the world absolutely surrendering the whole course of its proceedings into the hands of the Speaker.

The debates dragged on, and the third reading of the Coercion Bill at last took place on February 25, 1881. At this stage Mr. Forster indulged in triumphant phrases that sound somewhat strangely at this time. As through the whole debate, he made the claim that he was acting for the interests and speaking the voice of the majority of the Irish people. 'We have,' he said, 'been delivering Ireland, or trying our best to deliver Ireland, from a great grievance, and we have been saving her, or believing we are saving her, from a still greater peril.'¹ And then he said, looking at the Irish

¹ Hansard, vol. cclviii. p. 1820.

members, and in final victory over their efforts to arrest Coercion: 'They have tried to prevent it, and they have failed. Even some of the English papers thought this boastful harangue over the destruction of the liberties of Ireland a little too strong. 'We do not see much ground,' says the 'Pall Mall Gazette,' 'for Mr. Forster's rather uncouth exultation. It is true that the Irish members have failed to stop the Bill, but we do not know that it is a good reason why a Liberal minister should feel particularly triumphant because he has passed a measure over the heads of all the Liberal representatives of the country concerned.'

Almost immediately afterwards a second Coercion Bill, in the shape of the Arms Bill—Peace Preservation (Ireland) Bill—was proposed. This also was steadily resisted; but the new rules of urgency were so stringently employed, that the day and the very hour at which certain stages of the Bill were to be concluded were passed by resolution of the House. Notwithstanding all this, it was March 11 when the third reading was carried. Again Mr. Forster took up the theme that he was acting in accordance with the wishes of the majority of the Irish people. 'He should not object,' he said. . . . 'to appeal from hon. gentlemen opposite to the people of Ireland. . . . He was sure that he could venture to appeal with confidence from hon. members below the gangway opposite to their constituents.'¹

These sentences are quoted to illustrate the length to which Mr. Forster was prepared to go. While he was thus claiming to represent the majority of the Irish people, he must have known that he was laying up for himself stores of hatred in their hearts that no length of time will ever exhaust. While he claimed to represent the constituencies of his Irish opponents better than they did themselves, he must have seen that every member of the Irish party became more popular in exact proportion to the amount of resistance he offered to Mr. Forster's proposals. The quotations have an additional interest to-day as guides to the statesmanship of Mr. Forster.

By this time exhaustion had completely set in on both

¹ Hansard, vol. cclix. p. 863.

sides, and the House was more concerned at the time with the decision of one of his many law cases against Mr. Bradlaugh, and the report that the Government were going to ask urgency for Supply. There were three divisions—thin, heartless, and shadowy things in a poorly attended House ; and the announcement that the Arms Bill had passed, and that thus the long, chequered, and passionate battle between coercion and obstruction was at an end, was received in an unbroken silence that was evidently intentional, and that marked a praiseworthy desire on all sides to escape from the bad and bitter passions of the struggle.

Thus, after nine weeks, the great fight came to an end. The merits of the struggle can now be surveyed with the calmness of an historical retrospect. Many critics, then and since, have blamed the Irish party for the violence and the vehemence of their action, and for their prolongation of the struggle. It has been said that their attitude helped Mr. Forster more than his cooked statistics, and it was also said at the time that their expulsion wholesale, through their refusing to leave their seats, enabled Mr. Gladstone to carry the rules of urgency after a single night's debate. And it has been observed that, ever since Coercion, additional innovations have yearly been made upon the liberties of the House of Commons—which is another way of saying upon the liberties of the Irish members, for they alone have ever been, or probably ever will be, interfered with under penal Parliamentary orders. But if all these objections and a great many more were true, subsequent events have justified the wisdom of the tactics that were adopted. The nine weeks' Coercion struggle *made* the Irish party, and thereby gave unity, cohesion, and resistless strength to the great movement for the restoration of national rights. The first necessity at that period was to kindle into flames of enthusiasm the faith of the Irish people in themselves, in their representatives, and in the results that might be achieved by Parliamentary warfare. The struggle that was going on at the time, too, in Ireland for the possession of the land was one which required all the strength of revolutionary enthusiasm to carry it to anything like a successful issue. With all the mighty forces that were

arrayed against the cause of the tenant, the tenant could win by determination and by passion alone. Every scene of violence in the House of Commons roused still higher the temper of the Irish people, and if that temper had not reached fever heat, the Land Bill of 1881 would have gone to the same bourne of rejected proposals as the Compensation for Disturbance Bill and the thousand and one other proposals for the reform of the land tenure in Ireland had gone before. The power, too, which the Coercion Act placed in the hands of Mr. Forster, and the use which Mr. Forster made of this power, must always be considered as among the greatest forces in bringing the Irish cause to its present position. At the moment when an Irish party is rapidly advancing to omnipotence in the affairs of the empire, Mr. Forster deserves to be remembered as perhaps best entitled to claim credit for its paternity.

A word should be said as to the effect of this prolonged and unparalleled struggle upon the Irish party and upon the House generally. To the leading followers of Mr. Parnell it gave readiness, coolness, judgment, and others of the most useful Parliamentary qualities. When that struggle began the majority of them were the rawest of recruits, had the vague terror of a public assembly which is one of the chief difficulties of unpractised speakers, and had not wholly emancipated themselves from a slight awe of the House. But the nine weeks' fight destroyed all these obstacles to Parliamentary *aplomb*, and ever afterwards it was seen that none of Mr. Parnell's lieutenants was ever taken by surprise or ever unequal to a Parliamentary emergency. And the House of Commons recognised and even submitted to this fact, hateful and detestable as it was. When the fight opened nothing was more common than to see attempts to put the Irish members down. There were shouts and laughter, desponding 'Ohs!' and mocking 'Ohs!' but after a time all this was abandoned, and whenever an Irish member arose there might be just one little groan, but then came silence and toleration. At while the Coercion struggle thus gave confidence and strength to the Irish members, it had the very opposite effect on the English. The dulness, the lethargy, the *stolid*

melancholy which fell upon the assembly when this fight was concluded was the subject of universal remark. It seemed to be almost impossible to collect a House, and even when the fight seemed fiercest on the Land Bill no enthusiasm could apparently be pumped up. The House, in fact, seemed to have fallen into the abject despondency of premature age. To anybody who had been present in the earliest days of the Parliament of 1880 this contrast was indeed striking and melancholy. In those days the sight of the Liberal benches did any man good who believed in the blessings which wise legislation and earnest men can confer upon a community. The Ministerial seats were so crowded with the swelling majority that members had to flow over into all sorts of places of refuge, and Mr. Mitchell Henry on one occasion startled the House by asking a question from one of the side galleries, which at this period used always to be crowded. Then the look that was on the faces of these Liberals—so fresh, so exultant, so hopeful—they almost appeared already to weep, like Alexander, that there were no new worlds of wrongs to redress, of evils to reform! And just twelve months after this period of young and defiant hope the House was sick of itself, and had ceased to believe in its power to do good to anybody. Parliament had destroyed the liberties of Ireland, and Ireland had killed the vigour of Parliament.

The Land Bill was introduced on April 7. The first impression produced upon the Irish members was one of pleased surprise. The vague indications given of the provisions of the Bill by Mr. Gladstone on the first night of the Session, and his obstinate refusal to say anything as to its contents on so many occasions afterwards, had led to the almost universal impression that the Bill would be of a tinkering character. It was soon seen that the proposals were bold and sweeping. The Easter recess came immediately after Mr. Gladstone's introduction of the measure, and accordingly there was no immediate opportunity of discussing its details in Parliament. During the recess the Irish members proceeded to Dublin to consult with the country. A convention of the branches of the Land League was called,

and was held in Dublin during two days. It very soon became evident that the two parties which existed in the Land League, as in every organisation, were inclined to take up different attitudes upon the Bill. The majority of the Parliamentary party were strongly in favour of accepting the Bill and of making it the starting-point of a new movement. Another section—resolute, bold, vehement—held as its fundamental belief that the Land struggle should now be pushed on to the bitter end until it was closed for ever, and that it was in the power of the Irish people, by the maintenance of a determined and united front, to bring matters to that triumphant issue. The weapon which this section had in view, probably from the beginning, was a universal refusal to pay rent. The success which had attended a similar movement against the tithes was the precedent chiefly relied upon. It would be a waste of time to renew the controversy as to which of these two sections was justified in its policy. Suffice it to say that after some days' hesitation Mr. John Dillon was found among the more extreme party. To this section the Land Bill, as affording a compromise and a truce, was danger and not safety, and many of the objections brought against the measure certainly proved afterwards to be correct. The discussion occupied two days, and for some time the result seemed doubtful. Finally, a resolution was passed which left Irish members freedom either to oppose or support the second reading of the measure.

This was the instruction from the National Convention with which Mr. Parnell and his colleagues returned to Parliament; but meantime events had been happening which had been doing a great deal to force the hands of the Irish leader. When the Coercion Act was passed, the state of Ireland was one of almost complete tranquillity. The improvement in its condition had been further helped by the character of the Land Bill. At the very moment when Mr. Forster was speaking with triumph of the passage of the third reading of the Coercion Bill, he had himself to acknowledge that Ireland was in a state of tranquillity.

Since Parliament has been called together (he said, speaking in February) those outrages have diminished, and they are diminishing.

They are still very great ; they are still far beyond the usual number. The month of January was worse than any month since 1844, with the exception of the months of November and December last year. This month, although better, is still bad. And why are things getting better? Because this House has determined to interfere, and has shown that it will make it difficult for these outrages to continue.¹

But the Chief Secretary was soon to bring disturbance out of tranquillity, for he and the Irish officials throughout the country began to take steps which were calculated to drive even a less excited people into frenzy.

He began to put the powers of the Coercion Act into operation ; and he displayed a sinister ingenuity in discovering the men who were least fitted to be entrusted with the large and arbitrary powers of such an Act. The most prominent of these officials were men who had already given abundant testimony of their unfitness for delicate duties and large authority. Major Bond had been dismissed from the police force of Birmingham ; Major Traill was an officer who had been publicly reprimanded by the Commander-in-Chief ; and his removal from his regiment had been requested by his commanding officer.² The character of Mr. Clifford Lloyd is now so notorious that it would be a waste of words to argue the gross blunder and even shameful outrage of sending such a man to administer a Coercion Act. Since his career in Ireland he has been tested in Egypt, and, as everybody knows, was found to be a person with whom no other colleague could work in harmony, and had to leave the country and his office. But before he was taken up as a special *protégé* by Mr. Forster, he had already given indications of the kind of man he was. On January 1, 1881, he bore down upon a meeting in Drogheda with a large body of police with fixed bayonets and dispersed the meeting forcibly ; and even after he had thus succeeded in accomplishing his purpose, shouted to the people : ' If you do not be off at once I will have you shot down.'³ For his conduct on

¹ Hansard, vol. cclviii. p. 1821.

² Mr. Forster, *ib.* pp. 1667-8.

³ Mr. Healy, *ib.* vol. cclxiii. p. 1255.

this occasion he was denounced by Mr. Whitworth, brother of the then member for Drogheda, as a 'firebrand';¹ and the member for Drogheda himself—and no man was a more bitter opponent of the Irish party and the popular movement—declared in a debate his great surprise that the Government had employed Mr. Lloyd. 'A more dangerous man,' said Mr. Whitworth, 'they could not send to the South of Ireland. His (Mr. Whitworth's) brother, who was a magistrate in Drogheda, told him that if this man were sent to disturbed districts, there would be bloodshed.'²

Major Bond, in spite of his antecedents, seems to have conducted himself with more discretion than might have been anticipated; but Major Traill and Mr. Clifford Lloyd raged through the population with a perfect frenzy for insult, lawlessness, and cruelty. One of Major Traill's exploits was to go to a police barrack on a Sunday, where some men were in custody, to hold a court there and then, with himself as sole magistrate, and to impose on the men sentences varying from eight days to one month with hard labour. Of course, when the case was brought before the Superior Courts, the action of Major Traill was overruled. Baron Fitzgerald, the presiding judge—a strong Conservative—declared 'that he (Major Traill) had sentenced three several men to imprisonment illegally;' and the defence made by Major Traill's counsel was, that, being only a Major in the army, 'he could not be expected to know the law accurately, as he was not a lawyer.' But meantime, the persons who had thus been illegally convicted had served the whole term of their imprisonment, and had taken their sleep upon plank beds. Mr. Forster thought, when the matter was brought before him, that Major Traill 'had been sufficiently penalised for the error he made, by becoming the defendant in three actions.'³

But the exploits of Mr. Clifford Lloyd in Kilmallock and the other places to which he was sent leave in the shade

¹ Hansard, vol. cclxiii. p. 639. Mr. Clifford Lloyd wrote to the papers afterwards to deny that he ever used this expression; but Mr. Healy and several Catholic clergymen who were present declared that they heard it. In nearly all such cases in which Mr. Clifford Lloyd was arraigned, he gave a version different from that of the persons who made the complaint.

² *Ib.* vol. cclxi. pp. 998-9.

³ *Ib.* pp. 11-12.

everything done by his colleagues. On the first day on which he made his appearance in the town of Kilmallock, he ordered the people who were talking in groups around the town to disperse to their homes, and when they did not immediately obey, struck them furiously with his cane. Shortly afterwards a band, which was playing as it passed through the streets, was attacked by the police under the direction of Mr. Lloyd, and the people were clubbed with the ends of the rifles.¹ Mr. Lloyd next attacked the women of Kilmallock. One evening a number of young ladies were standing in the street. The police ordered them to disperse on the ground that they were obstructing the highway, a charge of strange absurdity in the ghastly loneliness of a small Irish town. They were brought up before Mr. Lloyd and several other magistrates, and the police constable who acted under Mr. Lloyd's orders accused the ladies of using insulting language, as well as of obstructing the highway. When the constable was examined, his complaint was found to be that he had been called 'Clifford Lloyd's pet.' Both the charge and the police constable, as well as Mr. Clifford Lloyd, were laughed at, and the young ladies had to be discharged. Mr. Lloyd was more successful in his operations under the Coercion Act. He had inflicted fines upon two men and a married woman, and public sympathy went so strongly with these people that a subscription was raised to pay the fine, rather than allow them to go to prison. Andrew Mortel and Edmund O'Neill were the two men who carried around the subscription list. They were arrested and placed in prison under the Coercion Act on the ground of intimidation. Mr. O'Sullivan, then member for the County of Limerick and a resident in Kilmallock, got a declaration from all the persons who gave subscriptions that they had given the money voluntarily. Mr. Mortel and Mr. O'Neill, however, remained in prison.²

Finally Mr. Lloyd obtained the arrest of Father Sheehy, and this arrest of a priest, eminent for his abilities and for his character, and with a strong hold upon the affections of the masses

¹ Hansard, vol. cclxi. p. 994. Letter of Father Sheehy to Mr. Parnell.

² *Ib.* vol. cclxiii. pp. 1000-1.

by his fearless spirit, added enormously to the exasperation of the country. It will be seen by-and-by that though at this period Mr. Lloyd had not succeeded in his crusade against women, he was more successful when the *régime* of Coercion was entirely unchecked, and Mr. Forster set himself without shame or scruple to the dragooning of Ireland.

And these offences were aggravated by the fact that every single act of police tyranny, petty or large, found a staunch advocate in the House of Commons in Mr. Forster. The landlords at the same time, too, proceeded to justify the worst anticipations of the Land Leaguers. It had been over and over again pointed out that the effect of the Coercion Act, coming as it did on the threshold of the Land Bill, would be to inspire the landlords with the idea that the tenants, once more terrorised and broken, could be treated with the cruelty of the old times. Large numbers of the tenants had not yet recovered from the reeling shock of 1879, had not paid their rent, and could not pay it; and even in the Land Bill that was coming there was no provision for them. The result was that evictions, which had been brought down when the Land League was completely triumphant, now made a sudden bound upwards.

In the quarter of 1880 ending March 31, 2,748 persons had been evicted; in the second quarter, ending June 30, 3,508 persons; in the third quarter, ending September 30, 3,447 persons; and in the fourth quarter, ending December 31, when the strong arm of the Land League stood between the landlord and the tenant, the number of persons evicted had fallen to 954.¹ The first quarter of 1881 showed the effect upon landlords of the promise of Coercion, and the number of persons evicted rose to 1,732. When the Coercion Act began to be applied, and the various local defenders of the tenants began to be imprisoned by the Clifford Lloyds and the Traills, the evictions gave a sudden rise from 1,732 to 5,262.

So strongly was public opinion, even in Parliament, impressed with these facts that Mr. Labouchere proposed a

¹ A considerable number of those persons were afterwards admitted as caretakers, but as everybody knows this deprived them of their status as tenants, and left them at the mercy of the landlords.

clause in the Coercion Act suspending evictions; but, of course, it was rejected. Mr. Forster himself, lapsing into, or affecting a moment of sympathy with the oppressed, as in the session of 1880, when he declared that he would resign rather than carry out cruel evictions, confessed that many of the persons about to be evicted were unable to pay their rents. At the same time he stated that many who were able to pay their rents were ordered by the Land League leaders to withhold them. Mr. Parnell at once accepted the implied suggestion, and for two hours the question was discussed in Parliament whether the Government would refuse to lend the aid of military and police in throwing out the distressed on the roadside if the Land League leaders would respond by advising the payment of rent in cases where it could be paid. But the proposed compromise came to nothing. Evictions, accordingly, proceeded apace; and the suffering of eviction was aggravated by the gradually increasing severity of the police *régime*. Finally matters reached a climax when the city of Dublin was proclaimed under the new Act, although up to this time not a single political crime had been committed by any one of its three hundred thousand inhabitants. Mr. Forster had to confess that the sole object of proclaiming the city was to bring the meetings of the Land League held there within the provisions of the Coercion Act. A short time afterwards Mr. John Dillon was arrested, and so the work of driving the country into madness went on.

The first effect was upon the Parliamentary party. The arrest of Mr. Dillon was announced immediately before the second reading of the Land Bill. The Irish party were called together to decide upon their plan of action. Again in the conference-room thirty of them met under the presidency of Mr. Parnell. A discussion, the full gravity of which was felt by all, occupied the party during three hours. Mr. Parnell himself proposed from the chair a resolution in favour of abstention, and this resolution was carried by 17 votes against 12.

This decision produced a feeling of dismay in many sections in Ireland, was bitterly criticised, and was openly disobeyed by some members of the party. In fact, it may now be admitted that this was one of the very darkest hours

through which the Irish party had passed ; yet there will be few to deny now that the decision to abstain was the only expedient and consistent course which the Irish party could have adopted. That course left the party complete freedom of action in the future ; it expressed in the most emphatic manner the conviction that the Land Bill was not the final settlement of the land question ; and, above all, it helped the chances of the measure with the House of Lords by raising in the background the spectre of a 'No-Rent' manifesto.

This will appear more clearly by-and-by. For the present it will suffice to say here that the Land Bill was objected to on the following grounds : First, that it would establish an impracticable and inconvenient state of relations between landlord and tenant by endeavouring to fix a partnership in the soil between two persons of opposing interests, and that the only solution which would be just, complete, and final would be the solution proposed by the Land League—the transformation of rent-paying tenants into peasant proprietors ; secondly, that the land courts would not make such reductions in the rents as were required by the circumstances of the case ; thirdly, that, as a large number of tenants were, owing to bad seasons and by the legacy of the 'hanging gale' and other arrears from the period of the great famine, entirely unable to pay their rent, the new legislation could do them no good, and that they would be just as much at the mercy of the landlords as if no legislation at all were passed ; fourthly, that the leaseholders were excluded ; fifthly, that due provision was not made for saving the improvements effected by the tenant from confiscation in the shape of rent ; sixthly, the clause in favour of emigration ; and seventhly, the absence of provision for the labourers.

These objections were met in the same spirit as the objections made by the Irish Parliamentary party to the Land Bill of 1870 ; and subsequent events have, in the case of the Bill of 1881 as in that of 1870, proved the unwisdom of English statesmen and the wisdom of the Irish representatives. There is not one of these objections which has not been proved sound, and most of them will reappear shortly when they pass from the mouths of Irish representatives into

measures passed by both Houses of Parliament. The Irish members endeavoured in vain, in the course of the proceedings in Parliament, to introduce amendments which would have the effect of making the Bill a better settlement; but these amendments were almost invariably rejected. One amendment, however, was carried which was destined to play a most important part in the entire future of the land question.

Mr. Healy stuck to his place throughout the discussion of the Bill, and the debates were often wholly carried on by him, Mr. Law, and Mr. Gibson. The present writer was sitting next to Mr. Healy on the night when the famous Healy clause, declaring that in future no rent should be chargeable on the tenants' improvements, was carried. Mr. Healy made his proposal in mild and almost careless terms, and Mr. Law got up and accepted the principle with scarcely the appearance even of demur. But there was a little confusion about the exact wording, and, in order to give time for collecting thought, Dr. Playfair remembered that he wanted his tea, and adjourned the House for a quarter of an hour. The clause was drafted meantime, and was added to the Bill. Apparently nothing very particular had occurred, the whole business had passed off in unbroken tranquillity and overflowing amicability; but the prime mover in the business knew well what he had done. With a face of sphinx-like severity Mr. Healy whispered to the friend by his side: 'These words will put millions in the pockets of the tenants.'

The Land Bill received the royal assent on August 22. The Irish leaders were now face to face with the gravest problem they had yet to encounter. This was in regard to the attitude they should assume towards the new Act. There were many things in the state of Ireland at that period to tempt to extreme resolves. The Land League had gone on daily increasing in power; Coercion, instead of diminishing, seemed to add to its influence and its prestige. Though Parliament was engaged in the passage of a measure in many respects as stupendous as the Land Act of 1881, the centre of political gravity and political interest was in the operations of the Land League in Ireland rather than in the debates and proceedings at St. Stephen's. The Irish farmer could

not be blamed if he observed with exultation the absolutely revolutionary change which had come over his prospects. In this hour he recalled with bitter satisfaction that long list of modest proposals for his relief which the Imperial Parliament had ever rejected, and the gloom, unbroken by one word of sympathy or one statesmanlike proposal, from the passage of the Union till the Land Bill of 1870. The reader has had set forth in previous pages the history of all these futile appeals to the Legislature for relief, and also a picture of the awful evils for which relief was sought. He will not have forgotten the dread *régime* of famine and fever, the wholesale clearances, the merciless rack-renting, the tyranny omnipotent, mean, and ubiquitous, the wholesale emigration, which formed the one side of the picture, and the ignorance, the insolence, the light-hearted neglect, or the mocking insult of English Ministers and Parliaments, which formed the other side of the picture; and is the hope vain that, whatever be his nationality, he will feel some sympathy with the reversal of the two parts at this moment: the Legislature eager with gifts, the farmer turning away in the scorn of self-dependence? In any case, the Irish farmers understood the change. They saw that the success of a bill proposing changes against which all the statesmen, the whole press, and the entire landlord party of England and Ireland would have risen in revolt a few years before, was longed for with far greater eagerness by their hereditary and hitherto omnipotent oppressors than it was by themselves. In short, the slave had become the master; the suppliant was transformed into the victor dictating terms. It was no wonder that the peasant should bless the men and the organisation by whom a transformation so glorious and so complete had been worked in his terrible lot. On the other hand, Mr. Parnell had placed before himself, as a central point of policy, by no word or act of his to abate one jot of the victory which the people might be able to wring from their enemies. As has been already said, he is, in political matters above all other things, a man who drives the very hardest bargain that circumstances will permit. This is an outcome of a mind which has a perfectly clear idea of what it wants, a full sense of its own rights, and a grip, consequently,

that never loosens. And, again, it is well to recall the moral which every politician of thought has drawn from the two most disastrous pages of O'Connell's history—the surrender of democratic political forces by his consent to the abolition of the forty-shilling freeholders, and his consent, after the great sacrifices and complete victory of the anti-tithe campaign, to allow these vile imposts to be reimposed under the new name of an addition to the rack-rent.

At this moment the situation, as it presented itself to Mr. Parnell's mind, was this : the land courts had practically the entire settlement of the rental of Ireland in their hands ; the changes required in that rental, according to the views of Mr. Parnell, were not small, nor narrow, nor sporadic, but revolutionary, wholesale, and thorough. I will not now attempt to argue at any length the question whether this was or was not a correct view of the change required in Irish rents. To an Irishman I have only to present the question in this fashion—What is the margin between the present position of the Irish farmer in regard to clothes, to housing, to food, and in resources generally, and that of the farmer in other civilised countries ? Every thoughtful Irish reader will agree that the difference is not a chink, but a chasm. The disproportion that exists between the position of the tenant, as it is and as it should be, represents the disproportion in the rent as it was and as it should be ; and therefore the changes in the rent should be sweeping and revolutionary, not small and halting. To the English reader I have only to point to the almost universal reduction of rents which the landlords of England have voluntarily made during the last three or four years, to that depression of agriculture which has passed from the region of controversy to that of admitted fact, and, above all, to the thousands of acres lying unoccupied and untilled, as proof that in England rents must be subjected to revolutionary reduction ; and if this be true of England, with its splendid markets, its large manufacturing industries, its unsurpassed railway communication, *à fortiori* it is true of a country like Ireland—poor, with no large towns, without any manufactures, and with communication still most imperfectly developed.

But what were the chances of a revolutionary reduction of rents? The whole character of the land court forbade any such expectation. Judge O'Hagan, the chief of the court, was well known to be a man of pliant and timid character. Of his two colleagues, Mr. Litton was a lawyer who had never got beyond the peddling proposals of Ulster tenant leagues, and a man utterly devoid of any boldness or initiative; while Mr. Vernon, the third member of the commission, was agent for several large landed proprietors, was himself a landed proprietor, and had besides the reputation of being much stronger willed than either of his colleagues. Apart from their own weakness of character, the two legal members of the chief commission were men who had grown old in all the ideas and traditions of the ancient laws with regard to the tenure of land in Ireland. The whole bent of these laws was towards the rights of the landlords. The recognition of the right of the tenant, in fact, marked nothing less than a new birth in political and legal ideas. To a generation that has lived to see the Land Acts of 1870 and 1881, the theory of a proprietary right by the tenant in the land may appear an axiomatic truth, to which law gave simply the stamp of traditional common sense. To the generation to which the youth of Mr. Justice O'Hagan and Mr. Litton belonged, the proprietorship of the tenant in the soil was the code only of the Ribbon Lodge, and had its only statutable sanction in the blunderbuss.

Again, when Mr Parnell and the other leaders of the Land League sought for the probable effects of the rent-fixing clauses of the Land Act, they naturally turned to the prophecies of the men by whom the Land Act had been framed and had been carried through both Houses of Parliament.

Mr. Gladstone had declared, as has been seen, at the very start of the Session, that the rents of Ireland on the whole, were fair; and in proposing the first reading of the Land Bill, he had made the more emphatic declaration that in the Bessborough Commission of Inquiry the landlords had been tested and had stood the test.¹ In the House of Lords—where the Land Bill had to be gilded with even more attractive coating—the declarations had been still more encouraging to the landlords.

¹ Hansard, vol. cclx. p. 892.

If (said Lord Selborne) you compare the state of things under the Bill with that which would exist if nothing of the kind were done, the Bill may be expected to restore, and moreover not diminish, the value of the landlords' property.¹

I deny (he said again) that it will diminish, in any degree whatever, the rights of the landlord or the value of the interest he possesses.²

Lord Carlingford was still more explicit:—

My lords (he said), I maintain that the provisions of this Bill will cause the landlords no money loss whatever.³

These prophecies have frequently been thrown in the faces of the Liberal leaders by Lord Salisbury, and effective contrast has been drawn between them and the actual results of the establishment of the land courts. But this was the wisdom that came after the event. Lord Salisbury was justified in declaring that it was prophecies like these which induced the House of Lords to pass the Land Bill. It is probable that these gentlemen, when they made these statements, were perfectly sincere. Mr. Parnell and his colleagues were certainly bound to take them as being sincere, and their prophecies as to the results of their own legislation were that the reduction of rents in Ireland would be infinitesimal, while the conviction of the Irish leaders was that the reduction should be revolutionary. Furthermore, every care had been taken that the decisions of the land courts should be subject to Parliamentary criticism. The courts were bound to present to Parliament almost every detail of every single one of the cases brought before them. A considerable number of the sub-commissioners held but temporary appointments, and, as a matter of fact, some were removed under a continual hailstorm of Parliamentary criticism; and the Parliamentary criticism that they had to dread was not that of the small minority who defended the interests of the tenant in Parliament, but that of the overwhelming majority of the two parties in both Houses of the Legislature—the majority which represented the interests of the landlords.

¹ Hansard, vol. cclxiv. p. 534.

² *Ib.* p. 532.

³ *Ib.* p. 252.

Here, then, was the situation. A nation requiring wholesale reform, and the instruments wherewith to carry out that reform a body of men, weak, timid, and for the most part removable, and nearly all the legislative forces of the country impelling the court towards minimising the rights of the tenant and exaggerating those of the landlord. Under such circumstances but one decision was possible—to oppose to all these mighty forces some resistance that might hope to be as effective. If the land court were subject to the pressure of the landlords of the House of Commons and of the House of Lords, and bound by the declarations of the Ministers on the one side, it was necessary to procure counterbalancing pressure on the side of the tenants ; in other words, to make the court fair to the tenants by making the tenants to some extent independent of the court. These were the steps of reasoning by which the Irish leaders arrived at the conviction that by organisation and unity alone could the farmer maintain the ground he had gained ; that without this organisation and unity the land courts would become but a new machinery for perpetuating the yoke of impossible rents, and the Land Act turn out, like so many other previous statutes, but Dead-sea fruit that turned to ashes at the touch.

At the same time there were the land courts with their doors open. The extreme section of the Land Leaguers were so convinced of the omnipotence of the League, and of the futility and treachery of the Land Act, that they strongly urged the policy of keeping the tenants out of the courts altogether. But it was perceived by Mr. Parnell that such a policy was impracticable. The fact was bound to be faced that, whatever was said or done, a large number of the tenants would try their chances in the land courts ; and, therefore, the policy of Mr. Parnell was not to prevent, but to regulate the appeal to these courts. To him the best plan of doing this appeared to be to place in the courts a certain number of typical cases. The cases were not to be those which exhibited the most flagrant instances of rack-renting. This proviso in the selection of cases was that which afterwards most deeply moved the wrath of Mr. Gladstone, and was denounced by him in that passionate rhetoric which he has

always been able to command when dealing with his political opponents. But the justice of the proviso requires very little defence. The conviction of Mr. Parnell and of everybody in Ireland was, that the scale of rent was too high generally and not sporadically; that the scale, therefore, required almost universal reduction. Obviously an extravagantly rack-rented property would not supply to the court a fair and average case. A large reduction might be made in such a case, and at the same time the general scale of rent in Ireland might remain too high. There was the danger of the tenants being deceived, by the reduction in such a case, into a false estimate of what the general attitude of the land courts would be. A reduction of fifty per cent. on a hopelessly rack-rented estate might well dazzle the farmers into the belief that a reduction of fifty per cent. would be made all round. They would, of course, have discovered their mistake in time, but they would not have discovered it until, by their appeal to the land court, they had disintegrated the organisation which ought still to remain their main safeguard and buttress. In this way what was known as the 'Test-Case' policy came to be adopted.

A second great convention was held in the Rotunda on September 15 and the two following days. It was one of the most imposing meetings that had ever assembled in Ireland. Upwards of a thousand branches were represented, the tone of the speeches was triumphant, and the whole assembly breathed a spirit of exultation. The members of the extreme section formed no inconsiderable portion of the delegates. To this section enormous strength had been added by the use to which Mr. Forster had put his Coercion Acts. By this time a large number of the men who had been most active in building up the mighty organisation were in gaol. From their cells these men appealed to their colleagues not to give up the fruits of the victory for which they had consented to brave and to suffer, and the advocates of extreme courses found the most telling argument in favour of their policy in the sufferings of Mr. Davitt and Father Sheehy. The proposal of this section was, that the tenantry should have nothing whatever to do with the Act; that they should continue the organisation and

the agitation, and go on to the bitter end, until landlordism was completely crushed, and the Government could have no choice but to accept the programme of the Land League and purchase peace by the expropriation of the landlords and the creation of a peasant proprietary. The weapon which this section held to be the means of bringing about this final consummation was a 'No-Rent' manifesto; but to this course Mr. Parnell and the greater number of his colleagues were at this moment opposed. They were in favour of the middle course which I have described. They thought it possible at the same time to maintain the organisation and to test the land court. Their policy was well summed up by Mr. Parnell himself, as that of 'testing and not using the Land Act.' The influence of Mr. Parnell and his colleagues prevailed, and the 'Test-Case' policy was sanctioned by the convention.

It was often suggested, immediately afterwards, that this policy was never really believed in by Mr. Parnell. I can bear personal testimony to the fact that he proceeded at once to take the means necessary for carrying the policy into practical effect. I sat by his side for nights in succession, as he extracted from the books of the Land League cases which appeared to him to be such as would fairly test the disposition of the court, and Mr. Healy went down to the South of Ireland to visit the homes and to investigate the farms of some whose cases had thus been selected. On the day on which the forms for application to the new land court were issued, Mr. Parnell was so eager to be among the first applicants that he visited the house of the Land Commission no less than three times. In fact, he had resolved to give the fair 'Test-Case' policy a *bonâ-fide* trial.

But this was not to be. The Ministry, having passed the Land Act, found that their political credit required the Act to appear successful. If after all the time they had consumed in Parliament, all the prophecies they had uttered, all the pressure they had exercised on their unwilling supporters to have the Bill swallowed, it turned out a failure; if it were proved to be, after all the pains spent upon it, not the great and magnificent creation of a Minister of genius but a rickety child

dead almost as soon as born, then came chaos and political bankruptcy. Mr. Gladstone and his colleagues resolved to act with the reckless unscrupulousness of men confronted by irretrievable ruin. If the Land Act were not a final settlement of the question, at least it should appear to be so; if Ireland were not tranquil, at least she should be made to seem tranquil; if disaffection could not be destroyed, at least the sound of its voice could be stifled.

Mr. Gladstone spoke at Leeds on October 7. In his speech he made a violent and evidently premeditated attack on the Irish Leader. Mr. Parnell and his followers were spoken of as 'a handful of men, and nothing but a handful of men, in Parliament whom I will not call a party, for they are not entitled to it.'¹ A contrast was drawn between the action of Mr. Parnell and Mr. Dillon, full of compliment to Mr. Dillon. (Mr. Dillon, by the way, replied a few days afterwards showing how utterly the Prime Minister had misrepresented his attitude, and repudiated the compliments paid to him at the expense of his leader.) Then Mr. Parnell was described in an attitude the grotesqueness of which even sophistry and political necessities might recoil from. As I have shown, the object of the Irish leader was to save the tenants from the chicanery and spoliation of the courts; and the impression Mr. Gladstone sought to convey, and probably did convey, was that Mr. Parnell's object was to deprive the Irish farmers of the benefit of the Land Act. 'Now,' said Mr. Gladstone, 'that the Land Act is passed, and now that he is afraid lest the people of England should win the hearts of the whole of the Irish nation, he has a new and enlarged gospel of plunder to proclaim.'

It was part of the case of Mr. Gladstone that Mr. Parnell and the people were entirely at issue. Mr. Parnell was not a beloved leader of the people, but a detested tyrant.

The people of Ireland, we believe (said Mr. Gladstone), desire, in conformity with the advice of the old patriots, and their bishops and their best friends . . . to make a full trial of the Land Act; and if they do make a full trial of that Act, you may rely upon it, it is as certain as human contingencies can be to give peace to the country.

¹ *Freeman's Journal*, October 10, 1881.

We shall rely on the good sense of the people, because we are determined that no force, or fear of ruin through force, shall as far as we are concerned, and as it is in our power to decide the question, prevent the Irish people having the full and free benefit of the Land Act.¹

Mr. Gladstone's interpretation of 'relying on the good sense of the people' took, as will presently be seen, a comic form a few days afterwards. Then the 'Test-Case' policy was denounced in the most violent language, and finally came this ominous passage :—

When we have that short, further experience to which I have referred, if it should then appear that there is still to be fought a final conflict in Ireland between law on the one side and sheer lawlessness on the other—if the law, still purged from defects, is still to be rejected and refused, the first condition of political society remains unfulfilled, and then, I say without hesitation, the resources of civilisation against its enemies are not yet exhausted.²

To that speech on Sunday, October 9, Mr. Parnell replied at Wexford.

The reception given to Mr. Parnell at this Wexford meeting is described by those who saw it as perhaps the most enthusiastic of the many receptions of almost frenzied enthusiasm which he received during this momentous year. The man denounced by Mr. Gladstone as a tyrant, issuing mandates to trembling slaves, was received with expressions of love that might have made the heart of even an emperor beat fast. Triumphal arches spanned the streets, evergreens and flowers covered the windows and doorways and lamp-posts. Bands came from several parts of the country, and special trains brought thousands from the surrounding districts. The speech of Mr. Parnell was in the same passionate tones as that to which it was a reply. Mr. Gladstone, in the course of his speech, had complained of the want of all support to the efforts of Government by the landlords and other classes threatened, and then had dropped into the astonishing confession that 'Government is expected to keep the peace with no moral force behind them.'

¹ *Freeman's Journal*, October 10, 1881.

² *Ib.*

The Government (said Mr. Parnell, taking up this point) has no moral force behind it in Ireland. The whole Irish people are against them. They have to depend for their support upon the interest of a very small minority of the people of this country, and, therefore, they have no moral force behind them, and Mr. Gladstone, in these few short words, admits that English government has failed in Ireland . . . and he wound up with a threat—this man who has no moral force behind him—he wound up with a threat, ‘No fear of force shall so far as we are concerned, and as it is in our power’—I say it is not in his power to trample on the aspirations and the rights of the Irish nation with no moral force behind him. These are very brave words that he uses, but it strikes me they have a ring about them like the whistle of a schoolboy on his way through a churchyard at night to keep up his courage. . . . I trust, as the result of this great movement, that just as Gladstone, by the Act of 1881, has eaten all his old words, has departed from all his formerly declared principles, now we shall see that these brave words of this English Prime Minister will be scattered as chaff before the united and advancing determination of the Irish people, to regain for themselves their lost land and their lost legislative independence.

On the Monday following his speech, Mr. Parnell was entertained at a banquet, and in his speech he used some words which showed he had some presentiment of what was coming.

I am frequently disposed to think (he said) that Ireland has not yet got through the troubled waters of affliction to be crossed before we reach the promised land of prosperity to Ireland. . . . There may be, probably there will be, more stringent Coercion before us than we have yet experienced.

The next day he went to his home in Avondale, and he reached Dublin by the last train on Wednesday night, having promised to attend the Kildare County Convention, which was to be held at Naas on the following day. He was to have left Kingsbridge Station by the 10.15 A.M. train. On that same Wednesday a Cabinet Council had been held in England; and in the evening Mr. Forster had crossed over, authorised to arrest his chief opponent. Here is Mr. Parnell's own account of what actually occurred :—

Intending to proceed to Naas this morning, I ordered, before retiring to bed on Wednesday night, that I should be called at half-

past eight o'clock. When the man came to my bedroom to awaken me, he told me that two gentlemen were waiting below who wanted to see me. I told him to ask their names and business. Having gone out, he came back in a few moments, and said that one was the superintendent of police and the other was a policeman. I told him to say that I would be dressed in half an hour, and would see them then. He went away, but came back again to tell me that he had been downstairs to see the gentlemen, and had told them I was not stopping at that hotel. He then said that I should get out through the back part of the house, and not allow them to catch me. I told him that I would not do that, even if it were possible, because the police authorities would be sure to have every way most closely watched. He again went down, and this time showed the detectives up to my bedroom.

The 'Freeman's Journal,'¹ from which this is quoted, continues:—

In Foster Place there was a force of one hundred policemen held in readiness in case of any emergency. Mr. Mallon, when he entered the bedroom, found Mr. C. S. Parnell in the act of dressing, and immediately presented him with two warrants. He did not state their purport, but Mr. Parnell understood the situation without any intimation. It is not true to state that he exhibited surprise or that he looked puzzled. The documents were presented to him with gentlemanly courtesy by Mr. Mallon, and the hon. gentleman who was about to be arrested received them with perfect calmness and deliberation. He had had private advices from England regarding the Cabinet Council, and was well aware that the Government meditated some *coup d'état*.

Two copies of the warrants had also been sent to the Kingsbridge Terminus, to be served on Mr. Parnell in case he should go to Sallins by an early train. Superintendent Mallon expressed some anxiety lest a crowd should collect and interfere with the arrest, and he requested Mr. Parnell to come away as quickly as possible. Mr. Parnell responded to his anxiety. A cab was called, and the two detectives with the honourable prisoner drove away. When the party reached the Bank of Ireland, at which but a fortnight previously Mr. Parnell had directed the attention of many thousands to its former memories and future prospects, five or six metropolitan police, evidently by preconcerted arrangement, jumped upon two outside cars and drove in front of the party. On reaching the quays at the foot of Parliament Street, a number of horse police joined the

¹ October 14, 1881.

procession at the rear. In this order the four vehicles drove to Kilmainham. This strange procession passed along the thoroughfares without creating any remarkable notice. A few people did stop to look at it on part of the *route*, and then pursued the vehicles. But their curiosity was probably aroused by the presence of 'the force' rather than by any knowledge that after a short lull the Coercion Act was again being applied to the *élite* of the League. They stopped their chase after going a few perches, and at half-past nine o'clock Mr. Parnell appeared in front of the dark portals of Kilmainham.

A few hours afterwards he was interviewed by a reporter of the 'Freeman's Journal.' The interview closed with one of those *mots* by which Mr. Parnell has marked important epochs in his career. 'As I rose to leave,' says the reporter, Mr. Parnell stated, 'I shall take it as an evidence that the people did not do their duty if I am speedily released.'

It was on the morning of Thursday, October 13, that Mr. Parnell was arrested; on this same day the Prime Minister was otherwise employed. It was the day fixed for presenting him with the freedom of the city at the Guildhall. The formal announcement of the arrest of Mr. Parnell was, says the London correspondent of the 'Freeman's Journal,'¹ 'accompanied by a good deal of theatrical display, which would have been less expected from the present Prime Minister than at the initiation of the late Lord Beaconsfield.'

Before Mr. Gladstone (continues the writer) had been presented with the address, everyone in the room had been made aware of the contents of a telegram dealing with Mr. Parnell's arrival at Kilmainham; but before the right hon. member rose to reply a messenger most consequentially advanced and presented him with the Treasury despatch formally stating the fact. The Premier must have given official sanction to the arrest eighteen hours previously, and could very well have made his speech without such stage-like surroundings.

Mr. Gladstone, after a few platitudes in reply to the address of the Corporation, went on to use these words:—

Within these few moments I have been informed that towards the vindication of the law, of order, of the rights of property, of the freedom of the land, of the first elements of political life and civilisation, the first step has been taken in the arrest of the man—

¹ October 14, 1881.

but Mr. Gladstone was not allowed immediately to conclude the sentence, for, as the report says :—

At this moment the whole of the vast audience rose to their feet, and stood wildly cheering for several minutes.

When at last he could resume, Mr. Gladstone thus finished the sentence :—

—who has made himself beyond all others prominent in the attempt to destroy the authority of the law and to substitute what would end in being nothing more nor less than anarchical oppression exercised upon the people of Ireland.

It is well to take note of some phenomena which followed this arrest. It will show how extremely well the two nations have been made to understand each other by the legislative bond that has united them for eighty-five years. In England and in Ireland the arrest was received with feelings as diametrically opposed, and as bitterly hostile, as can possibly exist between two nations.

The loud and prolonged cheering (said the 'Pall Mall Gazette') which yesterday at the Guildhall hailed the arrest of Mr. Parnell, is echoed this morning through the length and breadth of Great Britain. With hardly a dissentient voice the English and Scotch press commends the imprisonment of the President of the Land League. The divisions of party politics are fused by the intensity of race antagonism and the passionate impatience of Englishmen when they are confronted by what they regard as unreasonableness and irritating opposition.

A glance at the papers of the period fully confirms this. Liberal and Tory alike speak. 'It is an unhappy necessity,' says the 'Daily News.' 'The country will welcome the arrest of Mr. Parnell,' writes the 'Standard.' 'Mr. Parnell's arrest,' declares the 'Edinburgh Courant,' 'is by far the most popular step which the Government has taken.' 'We believe,' exclaims the 'Glasgow Daily Mail,' 'that the tenant-farmers of Ireland will rejoice at their deliverance from the yoke of the League, and that the semi-seditious body—if there be any need for the qualification—will speedily fall to pieces of its own accord.' 'The arrest of the leader of the Land League,' says the 'Manchester Examiner,' 'is a painful and

an odious step.' It consoles itself, however: 'We must,' it says, 'bend our back to the burden, and, satisfied of the rectitude and honesty of the Government, must give them our entire support in endeavouring to cope with a crisis for which they at any rate are not responsible.' 'The arrest of Mr. Parnell,' says the 'Dundee Advertiser,' 'will be received throughout Scotland with something of savage satisfaction.'¹

The voice of the politicians was equally unanimous. Sir Stafford Northcote endorsed the arrest; so did Mr. Ashton Dilke; so did the working-men members, Mr. Burt and Mr. Broadhurst. Mr. Broadhurst said he was 'ready to arrest a thousand Parnells rather than the starving Irish people should have withheld from them the blessings which the Legislature has conferred: no greater or more beneficent boon having ever been bestowed by any Legislature in any age than the Irish Land Act.'²

I need scarcely point out that Mr. Broadhurst entirely misrepresented the purpose of Mr. Parnell's policy. That policy could not be better described than in the language of a bitter opponent of Mr. Parnell, the Duke of Marlborough. 'I have no doubt myself,' said his Grace, 'that if the Land League were permitted to continue, in any case they would by their powerful organisation work the Land Act in a manner which might be highly dangerous to the property of the landlords.'³

Meanwhile in Ireland the arrest of Mr. Parnell was mourned throughout the country as a national calamity. Indignation meetings were held, unless they were dispersed by the police or the soldiery, in every town and village in the country, and in most cases the shutters were put on the windows as in times of death and funerals. The country was swept by a passion of anger and grief, the more bitter because it had to be suppressed. Troops were poured into the

¹ These extracts are quoted from the *Pall Mall Gazette* of Friday, October 14, 1881.

² Quoted by Mr. J. Morrison Davidson, in a letter to the *Echo* (*Freeman's Journal*, October 22, 1881).

³ *Freeman's Journal*, October 25, 1881.

country, and, by way of striking wholesome terror, Dublin was given over for two days to the police; and then occurred scenes of brutality the records of which it is not possible to read even at this distance without bitter anger. Under the pretext that there was danger of a riot in O'Connell—then Sackville—Street, it was taken possession of by large bodies of police, and when a crowd of boys, attracted by this curious spectacle, began to jeer and groan, the police made charges, struck the people with their *bâtons* and clenched fists, and kicked those whom they felled.

Their conduct (writes the 'Weekly Irish Times,'¹ a Conservative organ in Dublin) was such as to appear almost incredible to all who had not been to witness it. . . . After every charge they made, men, amongst them respectable citizens, were left lying in the streets, blood pouring from the wounds they received on the head from the *bâtons* of the police, while others were covered with severe bruises from the kicks and blows of clenched fists, delivered with all the strength that powerful men could exert.

This was before 10 o'clock; later on, another and perhaps even worse scene was enacted:—

The police drew their *bâtons*, and the scene which followed beggars description. Charging headlong into the people, the constables struck right and left, and men and women fell under their blows. No quarter was given. The roadway was strewn with the bodies of the people. From the Ballast Office to the Bridge, and from the Bridge to Sackville Street, the charge was continued with fury. Women fled shrieking, and their cries rendered even more painful the scene of barbarity which was being enacted. All was confusion, and nought could be seen but the police mercilessly *bâtoning* the people. Some few of the people threw stones, of which fact the broken gas-lamps bear testimony; but, with this exception, no resistance was offered. Gentlemen and respectable working men, returning homewards from theatres or the houses of friends, fell victims to the attack, and as an incident of the conduct of the police it may be mentioned that, besides numerous others, more than a dozen students of Trinity College and a militia officer—unoffending passers-by—were knocked down and kicked, and two postal telegraph messengers engaged in carrying telegrams, were barbarously assailed. When

¹ October 22, 1881.

the people were felled they were kicked on the ground, and when they again rose, they were again knocked down by any constable who met them.¹

Nor is it on newspaper accounts only that we have to rely for a record of the brutality of the police on this occasion. 'I have seen,' said Mr. Dwyer Gray, M.P., at a meeting of the Dublin Corporation, at which the question was discussed; 'I have seen the conduct of the police. . . . I saw them beating children and acting in the most wanton and shameful way: attacking respectable men, beating them, striking them on the face, when going on their way quietly and peaceably as they had a perfect right to do.'² 'I can speak from personal observation,' declared Alderman Harris, . . . 'as to the gravity of the result produced by whoever had the command of the police making that immense display of force last Saturday. . . . The police were running after and beating respectable men.'³ When these facts were brought before the Chief Secretary by a deputation from the Corporation of Dublin, his calm reply was, 'It cannot be altogether a milk-and-water business clearing streets.'⁴ Is it possible that Joe Brady or some other of the 'Invincibles' was in the crowd, and thus saw the Metropolis of Ireland given over to this savagery?

It was assuredly a strange proof of Mr. Gladstone's proposition, that the Irish longed to be liberated from the tyranny of Mr. Parnell, that the population had to be dragooned by overwhelming military and police forces into the tame acceptance of Mr. Parnell's imprisonment. The two nations, in fact, stood opposite each other—both unanimous. Not a voice in England was raised in defence of Mr. Parnell; not a voice in Ireland was raised in favour of Mr. Gladstone. Ireland and England confronted one another in universal and undisguised hatred. This was a strange pass to which Mr. Forster's statesmanship had brought the two countries, and yet Mr. Gladstone was able calmly to declare within a few days of those dreadful scenes in Dublin City and in the universal outburst of grief and anger from every part of Ireland: 'Our opponents are not the people of Ireland, we

¹ *Weekly Irish Times*, October 22, 1881.

² *Freeman's Journal*, October 18, 1881.

³ *Ib.*

⁴ *Ib.*

are endeavouring to relieve the people of Ireland from the weight of a tyrannical yoke.'¹ And, said a paper so able and representative as the 'Scotsman':—

Mr. Parnell is not entitled to speak for more than a numerically insignificant, though noisy and unscrupulous, minority of the Irish people. This truth justifies the confident hope the Premier expressed in his Friday's speech as to the future of Ireland.²

The arrest of Mr. Parnell was followed by that of Mr. Dillon and Mr. O'Kelly. Mr. Sexton was lying ill in bed when the warrant came for his arrest also, and he rose immediately and accompanied the police to Kilmainham. Warrants were also issued for the arrests of Mr. Healy, Mr. Arthur O'Connor, and Mr. Biggar. Mr. Healy was on his way to Ireland to give himself up, when he was met at Holyhead by an official of the League and ordered to remain in England. Mr. Arthur O'Connor was also ordered by Mr. Parnell to escape arrest if he could, and so was Mr. Biggar. The realistic leader of the Irish movement was anxious that as many of his followers as possible should remain outside the gaols, so as to carry on the war against the enemy; and his followers, though reluctantly, accepted his mandate. In Dublin and throughout the country every person in any way connected with the League was arrested. It was evidently the resolve of the Government to destroy the organisation by the removal of its most active members. Finally, the Land League was suppressed.

At last the extremists, whom Mr. Parnell had successfully opposed, were victorious. When Mr. Gladstone and Mr. Forster became their allies they were for the first time irresistible. The Land League leaders, now inside gaol, were brought face to face with a situation in which moderation was no longer possible. Resort was had to the final weapon, and, after various consultations, the 'No-Rent' manifesto was issued.

¹ *Pall Mall Gazette*, Oct. 29, 1881

² Quoted in *Pall Mall Gazette*.

CHAPTER XII.

THE IRISH NEMESIS.

TO appreciate properly the effect of the Coercion *régime* which now followed, it is necessary to recall to the reader the state of Ireland as it was when Parliament met in January 1881 with Ireland as it became during the six months that followed the arrest of Mr. Parnell. It will be remembered that Mr. Forster himself had to acknowledge that the country at that period was comparatively quiet; that the Returns, when dissected, proved that the real amount of crime was much less than the gross total led one to believe; and that it was repeated so often, and by so many different speakers, as to become a platitude of debate, that the number of murders, instead of having increased, had actually been less during the days of the Land League supremacy than at any previous period of great political excitement and impending social changes. The time had come when the Government resolved to apply Coercion in earnest, when every restraint of decency or prudence was cast aside, and Ireland was ruled with a rod of iron indeed. It is hard even now to write of the acts perpetrated at this period under the direction of Mr. Forster without some display of temper or some heat of language. The pretences on which the Coercion Acts had been originally obtained from Parliament were completely forgotten. The Acts, as I have shown by extract after extract from the Ministerial speeches, were obtained for the purpose of putting down crime or the incitement to crime, and for that alone. They were employed—openly and avowedly employed—for the purpose of compelling the payment of rent. The warrants of arrest contained the confession of this entire change of purpose and breach of faith.

Thus in one of the warrants against Mr. Parr.ell, the charge was that he had intimidated divers persons to compel them to abstain from doing what they had a legal right to do—namely, to pay rents lawfully due by them. The non-payment of rent may be a moral offence, but assuredly it was not the kind of crime and outrage for the perpetration or abetting of which Mr. Gladstone declared the Coercion Act was required.

Mr. Forster had declared that the Acts were required not against any large section of the population but against the *mauvais sujets*, the village tyrants, and a few scattered miscreants throughout the country; and writs were issued against men in almost every class of society! Mr. Gladstone declared that the Act would not be used against any body of men for any form of debate or proposal, but against the perpetrators and the abettors of outrage; and the chief purpose to which the Act was soon applied was to suppress the Land League and all Land League meetings and all Land League speeches.

The proceedings taken against women did perhaps more than anything else to expose the savage character of the *régime* it now established, and to create the fiercest popular passion. A number of ladies had taken up the work of the organisation as it fell from the hands of the men whom Mr. Forster had sent to gaol. What that work was will presently appear. Against several of these ladies the Chief Secretary ordered legal proceedings. The method of these proceedings was characteristic of a nature at once coarse, clumsy, and savage. In the reign of Edward III. a statute was passed against prostitutes and tramps. It was under a statute like this that young ladies, brought up tenderly and delicately, were tried, and such of them as were convicted were condemned in sentences which cannot be described as lenient.

Mr. Clifford Lloyd was now able to enjoy himself to the top of his bent. He pranced around the country with as large an escort as could have been required by the Czar passing through a Polish city; he arrested wholesale; he trampled on the laws of the country, and carried out laws of his own suiting; he employed boldly and shamelessly every weapon of Coercion for the purpose of extracting the rent.

Thus the Coercion Act became simply one of the additional agencies of the rent office ; and the non-payment of rent was raised to the dignity of a criminal offence. One well-authenticated case of this kind will sufficiently exemplify the state of things that existed in Ireland at this horrible period. A Mrs. Moroney was engaged in a fierce struggle with her tenantry in Miltown-Malbay, County Clare. One of her tenants was summoned by Mr. Clifford Lloyd and was told that unless he paid his rent he would be put in gaol. He refused to pay his rent ; Mr. Lloyd kept his word : the man was arrested at daybreak on the following day under one of Mr. Forster's warrants ; he was sent to a prison in Ulster, as far removed as possible from his business and his family ; and while he was away his wife died, and it was to a desolate home he returned after his release.

Huts were erected by the Ladies' Land League for the purpose of sheltering the evicted, who, as will be presently seen, were reaching at this point numbers that startled and shocked and terrified the whole country. Mr. Lloyd insisted that the huts were for the purpose of intimidation and not for shelter, and arrested and sent every person to gaol who was engaged in their erection. Against women he was at last allowed to have plenary powers. He sent Miss McCormack to gaol for six months ; he sent Miss Reynolds to gaol for six months ; he sent Miss Kirk to gaol for three months. Of course he always denied that he imprisoned these women at all. All he did was to ask them to promise to keep the peace ; and he sent them to gaol in consequence of the refusal. But he knew, and everybody knew, that no man or woman could, with a particle of self-respect, or with any hope of retaining the respect of any of his or her people, submit to any compromise with the brutal tyranny that was then desolating their country.

Other magistrates, fired with noble envy of Mr. Lloyd's exploits, also made war upon women. Mrs. Moore was sent to gaol for six months ; and Mr. Becket sentenced Miss Mary O'Connor to six months' imprisonment.

Two extracts from the reports of Hansard will complete this part of the picture. When Mr. Forster's attention was

called to any of the brutalities of Mr. Clifford Lloyd, this was how he answered:—

When an action is taken up by a magistrate, it is done on his own responsibility, and it would be a most serious matter to suppose that I, as representing the Executive, have power to interfere with the action of the magistrates.¹

It is scarcely necessary to remind the historical student that this answer of Mr. Forster is the repetition of a trick venerable in the history of despotisms. The magistrate who is the tool and the creature of the Government, who carries out its wishes and behests, is represented as a perfectly independent judicial functionary, with whom the Executive would not, and even dare not, interfere. Mr. Clifford Lloyd and the other magistrates who were carrying out this work throughout Ireland, were as much the servants and creatures of Mr. Forster as the smallest messenger in his office or the chambermaid in his house. They were appointed by the Lord-Lieutenant; they could be dismissed by the Lord-Lieutenant. Most of them held appointments that were distinctly temporary and renewable at short periods—from quarter to quarter—and with large emoluments dependent on the continuance of the agitation, of which they were among the most unholy brood. And these were the gentlemen from interference with whom Mr. Forster shrank with the delicate respect for constitutional forms which he was displaying in so many ways at that moment. Later on Lord Spencer and Mr. Trevelyan adopted the same expedient of representing as independent judicial authorities a number of magistrates whom they employed on task work, and who were as dependent on them as the supernumerary writers on the chief of a Civil Service Department.

A second extract from Hansard will describe the treatment to which the ladies were subjected who were sentenced to be imprisoned by Mr. Clifford Lloyd and the other magistrates.

Mr. Labouchere asked the Chief Secretary to the Lord-Lieutenant of Ireland whether it is true that Mrs. Moore, Miss Kirk, and Miss

¹ Hansard, vol. cclxxviii. p. 1671.

O'Connor, who have been sentenced to various terms of imprisonment under an ancient Act for alleged intimidation, by different stipendiary magistrates, are kept in solitude for about twenty-three hours out of twenty-four; and whether the time has arrived when, in the interests of the peace and tranquillity of Ireland, these ladies should be restored to their friends?

Mr. TREVELYAN: Sir, the ladies named in this question have been committed to prison in default of finding bail, and are treated in exact conformity with the prison rules; and, according to the rules for 'bailed prisoners,' they are allowed two hours for exercise daily, and are therefore in their cells for twenty-two out of twenty-four hours. They can at once return to their friends on tendering the requisite sureties.¹

Thus it will be seen that these women were suffering far more severely than the men arrested under the Coercion Act. The prisoners under the Coercion Act were allowed to have communication with each other for six hours out of every day. The young ladies sentenced by Mr. Clifford Lloyd were in solitude throughout the entire day. In the prisons in which they were placed there were none but the degraded of their own sex; and sometimes the young ladies attended their devotions in close proximity to the prostitutes and thieves of their district.

Up and down the country, meantime, the police authorities were pursuing the other methods which are associated with unchecked authority and the efforts to override a people. The same war was made on lads and boys as on women. A lad named Lee was brought before the magistrates for whistling.² Thomas Wall, another lad, was accused by another constable for the same offence, and in addition was charged with abusive language. The abusive language was whistling 'Harvey Duff'—a song which spoke in satirical terms of the police. 'Do you consider,' the accusing constable was asked, 'that whistling "Harvey Duff" is using abusive language?' 'Yes,' answered the friend of Mr. Forster, 'I do; and I swear it is.'³ On April 16, 1882, a policeman in Waterford rushed into a shop where a woman was engaged in reading 'United Ireland,' threw her down

¹ Hansard, vol. cclxix. p. 1404.

² *Ib.* vol. cclviii. p. 888.

³ *Ib.* vol. cclxv. p. 184.

and, kneeling on her stomach, searched her in an indecent manner.¹ In Cappamore, County Limerick, a sub-constable attacked a girl named Burke, twelve years of age, because she was singing 'Harvey Duff'; he drew his bayonet and inflicted a wound.²

Was it true, asked Mr. Healy with his characteristically grim humour, that Daniel O'Sullivan, aged nine or ten years, 'who appeared before the magistrates crying,' had been prosecuted by the magistrates, under the Whiteboy Act, for having, at two o'clock in the day, by carrying a lighted torch in the public streets at Millstreet, promoted a certain unlawful meeting contrary to the Statute made and provided, and against the peace of our Sovereign Lady the Queen, her crown and dignity? Was it not true that the child's offence really consisted in heading a procession of young fellows who were after tilling the farm of a woman whose husband had died?

Mr. Forster found fault with the levity of the question, and then proceeded to state the serious facts of the case. The youth Daniel O'Sullivan was the leader of a party of boys from twelve to seventeen years of age; O'Sullivan himself was about twelve. When their procession was stopped the boys dispersed, but they reassembled at the instigation of grown-up persons.³

The police made domiciliary visits by day and by night into the rooms alike of women and of men. They broke into meetings; they stood outside doors and took the names of all persons entering into even the house of a priest to take steps for relieving the tenantry.⁴ They tore down a placard in Tipperary calling upon the people to vote for the popular candidates for poor-law guardians;⁵ and at a meeting of the Drogheda Corporation, the sub-inspector of police interposed in the proceedings with the declaration that he would not allow the word Coercion to be used.⁶

Meantime the Government exhausted the resources of vil power in helping on the now unchecked savagery of the ten oligarchy against the nation. Troops were supplied in:

¹ Hansard, vol. cclxviii. [p. 993, 1266.

² *Ib.* cclx. p. 1543.

³ *Ib.* vol. cclxviii. f. 12.

⁴ *Ib.* vol. cclxvii. p. 25.

⁵ *Ib.* vol. cclxvii. p. 1277;

⁶ *Ib.* vol. cclxvii. p. 1285.

abundance ; horse, foot, and artillery, took part in the work of eviction ; and sometimes the blue-jacket and the war-vessel were employed in the unholy task of turning out the starving to die. To make the grotesqueness and horror of the situation complete, it sometimes happened that the vessel which had come to help in evicting, had but twelve months before visited the same shore and the same people to distribute among them the food which English charity had bestowed to save them from starvation. It is perhaps only in a system so absurd and unnatural as the legislative union between England and Ireland that a contradiction so glaring as generosity in one year and starvation in the next is possible.

The Ministry, consisting of men, as Mr. Bright proudly declared when he was passing a Coercion Act, who had devoted their lives to the cause of freedom, did everything it could to urge and hound on the landlords in the crusade of extermination. To crush the tenantry became a necessity to the life of the Ministry, and at every means that promised this fatal victory they grasped with the cruelty of the dying.

Under the influence of teaching like this—with the Government making their cause their own ; with all the resources of the British Exchequer and the British naval and military forces at their back ; with Mr. Forster to imprison every popular journalist and every popular orator ; with Mr. Clifford Lloyd to make non-payment of rent a crime, and the erection of huts for the outcast and the dying an act of intimidation—the landlords acted as they have always done at every period when Fate and the British Government have together delivered the Irish tenantry helpless into their hands. They were, too, in the mood to take full advantage of all these things. For the first time in all their annals of power they had been confronted, defied, and beaten. Under the *régime* of the Land League they had been compelled to surrender rights of immemorial date—to lower their rack-rents, to stay eviction, to treat their tenants as fellow-beings, and not as so many ciphers or serfs. The mighty organisation which had made this revolutionary change was beaten and dead ; they had not only rights to reconquer but passion to slake, not only rents to exact but vengeance to feed.

They went to work with a will that recalled the spirit of the glorious days which followed the Great Famine.

The evictions for the first quarter of 1881 were 1,732 persons; for the second quarter ending June 30, they had increased to 5,562 persons; for the quarter ending September 30, the evictions were 6,496; and for the quarter ending December 31, they were 3,851. During the entire year of 1881, 17,341 persons had thus been deprived of their rights as tenants, and the greater proportion of them had been absolutely thrown on the roadside. It will be seen that eviction was proceeding for at least six months of the year in geometrical progression, and that the year 1881, under the influence of Mr. Forster's *régime*, was reaching a total of evictions for any approach to which we must go back to the dread years of the Famine.

Mr. Gladstone, it will be recalled, had, but a little more than twelve months before, demanded the Disturbance Bill, on the ground that the eviction of 15,000 people was an event so horrible as to shame the humanity of every man, and to demand the prompt intervention of Parliament; and now a year was passing away with not 15,000 but 17,341 victims. Nor, of course, did those evictions take place without scenes of heartrending cruelty or desperate encounter. In County Clare a man was killed by a body of police who were protecting a process-server; in April a policeman and two farmers were killed; in June a police-charge killed a man; in October a man was killed at a Land League meeting by a bayonet-thrust from a policeman; and later on in that month, an event occurred which produced widespread and bitter indignation. A body of police were sent to collect poor-rates due by a number of miserable tenants on the estate of a Mr. Blake. Disputes have arisen as to how the struggle between the police and the people began, but the police fired into the people, several were wounded, and two women, Eileen McDonough, a young girl, and Mrs. Deare—a feeble old woman of sixty-five years of age—were wounded and subsequently died. A verdict of 'Wilful Murder' was given in both cases against the police.

The reader has now the causes which produced the fit of

absolute frenzy which passed over Ireland during the winter of 1881 and the spring of 1882. The country stood at bay, and driven from constitutional and open movement, with speech and writing and organisation suppressed, with every day adding a new wrong and a new insult, with wholesale eviction, exile, and starvation once more confronting the nation as in the dread past, the population resorted to the secret organisation and the revolting crimes which have been the inevitable and the hideous brood of despotic *régimes*. A wild and horrible wave of crime passed over the country; the days of 1880 might well have been looked back to as extraordinarily peaceful in comparison with the period which had now set in, and neither the Queen's Speech nor the Marquis of Hartington could any longer declare that there were but comparatively few murders.

In the year 1880, the number of murders was eight, there was no homicide, and there were twenty-five cases of firing at the person. In 1881, there were seventeen cases of murder, there were five homicides, and sixty-six cases of firing at the person; and in the first six months of 1882, there were fifteen murders, and forty cases of firing at the person. All these crimes, of course, are crimes of an agrarian character. The increase of crime was brought over and over again before Parliament. 'The present measures of Coercion,' said Mr. Gorst, on March 28, 1882, 'have entirely failed to restore order in Ireland. The assizes just concluded show that the amount of crime now was more than double what it was in all the various districts last year; in almost every case the juries failed to convict, and therefore there must be some new departure on the part of the Government.'¹

And on another occasion Mr. Gorst gave from the charges of the judges a proof of his statement, and the proof was startlingly damning.

At the Longford Assizes, there were 98 cases of agrarian outrages against 75 for the preceding year; in the County Clare there were 356 cases, as against 254 in the preceding year; in County Sligo 138 cases against 97 in the preceding year; in Queen's County 62 cases against 21 in the preceding

¹ Hansard, vol. cclxviii. p. 210.

year ; in County Donegal 4,105 cases against 645 ; in County Tipperary 159 crimes against 75 in the preceding year, and so on.¹

Curiously enough, crime was most abundant in some of the districts in which Coercion had raged in its most active and its most outrageous form. Judge Barry stated at the assizes in the County of Clare, that the outrages which had occurred for the two months previous to the assizes were twice as numerous as in the corresponding month of the previous year,² and the period of increased crime was the period of Mr. Clifford Lloyd's appearance in County Clare.

Meantime the author of this cycle of eviction, imprisonment, and brutal murder, persevered in his system with fatuous obstinacy, every day prophesying that Coercion would be triumphant, and that murder, or organisations to murder, were all but extinct.

At that moment there was, as everybody now knows, right under his feet, within a few yards of his own office, a conspiracy more murderous and more powerful than any that had existed in Ireland for probably half a century. And while the Chief Secretary was grimly congratulating himself, as he passed to the station for England, on the news of complete victory over crime he was bringing to his colleagues, his steps were being dogged by a gang of assassins armed against his life.

But the colleagues of Mr. Forster and the public opinion of England read the signs of the times more intelligently. The daily list of arrests and crime proved at last too sickening, and so strong was the revulsion of feeling, even in England, against the horrible state of things in Ireland, that the Conservatives showed some inclination to put a restraint upon the career of Mr. Forster.

Then these various outrages upon the people were brought constantly before the House of Commons by the Irish members, and naturally began in time to tell. An uneasy feeling grew up that after all such a crusade against every form of free speech, and free meeting, and free action, against women and children, was not entirely creditable to the institutions

¹ Hansard, vol. cclxviii. pp. 680-7.

² *Ib.* p. 1003.

or the reputation of England. The daily increase, at the same time, in the numbers, character, and atrocity of crimes in Ireland, helped to shake Mr. Forster's system; the prevarication of which he was frequently guilty spread uneasy doubts in his official pictures of Ireland. The theory that he was warring, not with the Irish people, but with a certain small and criminal section among the population, received its final overthrow in the local elections throughout Ireland, in every one of which the men whom he had sent into gaol as either abettors or perpetrators of crime, were raised to the highest positions in the gift of their fellow-citizens. It was when his position was thus already damaged that Mr. Sexton was able to bring before the House of Commons a startling document. This was a circular issued to the constabulary of the County of Clare by the County Inspector. Beginning with a statement that attempts would probably be made on the life of Mr. Clifford Lloyd, it went on:—

Men proceeding on his (Mr. Clifford Lloyd's) escort should be men of great determination as well as steadiness; and even on suspicion of an attempt, should at once use their firearms, to prevent the bare possibility of an attempt on that gentleman's life. If men should accidentally commit an error in shooting any person on suspicion of that person being about to commit murder, I shall exonerate them by coming forward and producing this document.¹

Mr. Forster saw the spectre of coming ruin in the discovery of a document like this; prevaricated, and professed to require time to see whether the document was genuine. The interval he probably hoped to employ in explaining away to his colleagues the damning testimony of the document itself. But Mr. Sexton saw through this expedient, and insisted on raising a discussion at once, and when that discussion was over, Mr. Forster was a ruined man.

At the same moment he was assailed from another quarter. The Conservatives had seen plainly the rise of a tide of popular disgust with Mr. Forster and his system among the British people—who, to do them justice, are

¹ Hansard, vol. cclxviii. pp. 991-1000.

but poor hands at a continuance of the brutal methods of despotic countries—and thought the moment had come when a different method might be proposed for dealing with Ireland. The whole legislation of the Ministry had evidently broken down ; the Coercion Act had not put down crime ; the Land Act had not closed the land question ; and against both the one measure and the other, Conservative members proposed hostile motions. Sir John Hay gave notice of the following motion :—

That the detention of large numbers of Her Majesty's subjects in solitary confinement, without cause assigned, and without trial, is repugnant to the spirit of the Constitution ; and that, to enable them to be brought to trial, jury trials should for a limited time (in Ireland), and in regard to crimes of a well-defined character, be replaced by some form of trial less liable to abuse.¹

And Mr. W. H. Smith gave notice of his intention 'to ask the First Lord of the Treasury if the Government will take into their consideration the urgent necessity for the introduction of a measure to extend the purchase clauses of the Land Act, and to make effectual provision for facilitating the transfer of the ownership of the land to tenants who are occupiers on terms which would be just and reasonable to the existing landlords.'²

If the leaders of the Land League required any justification of their policy, here it was. They had declared all along that Coercion would fail, and that peasant proprietary was the only final and practical settlement of the Irish Land question ; and while they were in prison, and after their country had passed through the agony of a fierce and bloody strife, two English Conservatives came forward to filch and to adopt their scheme.

On the Ministry the effect was almost instantaneous. Their hearts had remained untouched by the sight of the misery they were inflicting upon Ireland ; they had made up their minds to conquer Ireland whatever might be the cost to the Irish people, and their consciences slept while the tornado

¹ Hansard, vol. cclxviii. p. 1945.

² *Times*, March 11, 1882.

of crime and eviction was passing over the unhappy country. It awoke at once when the opposite party menaced their positions. These were the events which prepared the Government on their side for a reconciliation with the Irish leader. On his side the motives for desiring a peace are apparent, and, in spite of all the absurd mystification with which the transaction was surrounded, can be understood by any reasonable person. Mr. Parnell was alarmed at the vast increase in the evictions; the greater number of the evicted he knew were absolutely unable to pay their rents, the arrears which had come as a *damnosa hæreditas* from the famine years being a burden they were incapable of shaking off; and he was much too clear-headed a man to suppose that in the long run the purse of the Land League could hold out against the Exchequer of England. The land war had brought expenditure on the scale of war, and the immense funds of the Land League were rapidly approaching the irreducible minimum. Mr. Parnell did not indulge in any illusions; he wanted to win a substantial victory for the people whose interests were under his charge, and such a victory he did win.

The Kilmainham treaty, as it was called, was the most abject and complete surrender ever made by the powerful Government of a great state to the imprisoned leader of a small, poor, and unarmed nation. All the forces of the empire had been pitted against Mr. Parnell, and he had beaten the empire. The terms of the Government are sufficient proof of this. These terms, summed up briefly, were: First, the failure of Coercion was acknowledged frankly and unreservedly. The completeness of the confession involved the sacrifice of the men chiefly responsible for Coercion; and accordingly Mr. Forster and Lord Cowper resigned from the Ministry. Then there was to be no renewal of Coercion. This is a statement which was much contested during the debates that came soon after; but no man in his senses believes that Coercion would have been pressed forward by the Government which had shed Mr. Forster and released Mr. Parnell. It is quite possible that the Crimes Bill would have been introduced, but it would have been hung up after

a stage or two, and Ireland would have returned to the ordinary law.¹

And the other concessions made by the Government would have made Ireland perfectly tranquil, and would have completely done away with the necessity for coercive legislation. The first indication of the coming surrender of the Government was the reception given by Mr. Gladstone to the new Land Bill brought in by Mr. J. E. Redmond on behalf of the Irish party. This Bill proposed an amendment of the Healy and the Purchase clauses of the Land Act, the inclusion of leaseholders, but, above all, the remission of those arrears which shut out so many of the tenants from all possible benefit under the Land Act and from all prospect or hope.

Mr. Gladstone received the proposals of the Bill with great favour, practically held out that the larger and more remote questions of Land Reform would be favourably considered; and, with regard to the question of the Arrears, made statements amounting to a promise that the Government shared the convictions of the Irish members, and would be prepared to deal with the question immediately.

Such, then, were the terms of the so-called 'Kilmainham treaty': abandonment of Coercion, the sacrifice of the Coercion Minister, and the acceptance, on the other hand, of the chief demands of Mr. Parnell for amendment of the Land Act in less than a year after it had become law and been declared the last word upon the land question, and the immediate settlement of the burning question of Arrears. The House of Commons certainly fully appreciated the greatness and completeness of Mr. Parnell's victory. The first few days after his release from prison were days of veritable triumph. He received every recognition, public and private, of being master

¹ The plan of the Government was to give the Rules of Procedure priority over the renewed Coercion, and it was one of Mr. Forster's most bitter charges against the Government, both during that Session and the Session following, when the question was again raised, that Mr. Gladstone did give this priority to the Procedure Rules over Coercion. Nobody at all experienced in Parliamentary affairs need be told that if the Procedure Rules had got the priority there would be no more mention of the Crimes Act during the Session. It certainly would have been taken from May, the date of Mr. Forster's fall, to the end of the Session to pass the Procedure Rules alone.

of the situation. Doubtful friends or bitter enemies rushed up to shake his hand and worship the rising sun. He was recognised to be—as beyond all question at that moment he was—the most potent political force in the British Empire.

From no man did Mr. Parnell receive a recognition so eloquent, though probably so grudging, of the supremacy of his power and the completeness of his triumph at this moment as from his baffled and beaten opponent. By a singularly dramatic appropriateness, it was during the speech in which Mr. Forster was explaining his resignation that Mr. Parnell entered. 'There are two warrants,' Mr. Forster was saying, 'which I signed in regard to the hon. member for the city of Cork also for intimidation. I have often asserted that these arrests for intimidation were——

'At this point,' goes on Hansard, 'the entrance of Mr. Parnell into the House and the cheers with which he was greeted by the Home Rule members, drowned the voice of the right hon. gentleman and prevented the conclusion of the sentence from being heard.'¹

And then Mr. Forster went on to use the following words, which clearly prove the omnipotence of Mr. Parnell at this moment :—

A surrender (said the Chief Secretary a few moments later) is bad, but a compromise or arrangement is worse. I think we may remember what a Tudor king said to a great Irishman in former times: 'If all Ireland cannot govern the Earl of Kildare, then let the Earl of Kildare govern Ireland.' The king thought it was better that the Earl of Kildare should govern Ireland than that there should be an arrangement between the Earl of Kildare and his representative. In like manner if all England cannot govern the hon. member for Cork, then let us acknowledge that he is the greatest power in Ireland to-day.²

The prospect of the Irish people was equally bright. The promises of the Government and the attitude of the Conservative party as shown by the motion of Mr. W. H. Smith, demonstrated that the struggle was about to be closed in the fashion which the Land League leaders had originally proposed.

With the close of the land struggle, with the abandonment

¹ Hansard, vol. cclxix. p. 103.

² *Ib.* p. 111.

of Coercion and the destruction of the hated Coercion Minister, tranquillity promised to immediately return. On this point two authorities as antagonistic as Mr. Forster and Mr. William O'Brien are completely agreed. Speaking of the desirability of his resigning in the interests of peace, Mr. Forster said:—

I think there is a greater chance of an immediate diminution of outrages. There is the great pleasure amongst hon. members opposite and their friends of getting rid of the late Chief Secretary; and if this puts men into good humour in Ireland, as well as here, it may be that in their efforts to stop outrages—if they make them at all—they will be stronger than they would otherwise have been.¹

In a speech made in 1883, Mr. O'Brien pointed out how while the agrarian outrages for the first six months of 1882 were 1,010, they were only 365 for the next six months. He pointed out how in June, the first month after Mr. Forster's resignation, the outrages fell to 283, of which 155 were threatening letters, while in the month of April they were 462. Mr. O'Brien took the County Clare as the most typical of all the counties of Ireland, because it was the county where the fight between landlord and tenant was most desperate, and where both sides were most extreme in their course.

In January 1882 Clare had the sinister privilege with 41 outrages of being highest on the criminal roll. In February the number was again 41, and in the black list of evictions Clare stood highest in all Ireland for the first quarter of 1882; for in that quarter 52 families of 299 souls were evicted, and only seven families were re-admitted. In July, after Mr. Forster had been got rid of, the number of evicted families had a fall to seven, and the agrarian offences to nine, of which three were threatening letters.² Finally in the pages of the 'Times,' which so often have been defaced with articles brutally unfair to Ireland, there was this startling confession:—

The recurrence of St. Patrick's Day, with its traditional celebration, its old toasts and its old memories, reminds us that the Irishman of history and of tale is nowhere to be found. . . . The Irishman becoming like the Englishman, that is, the Englishman of the dull, crose, self-satisfied sort—the man who sees everything and every-

¹ Hansard, vol. cclxix. p. 117.

² Hansard, vol. cclxxxi. pp. 513-15.

body from his own point of view, and pursues his object with a dogged indifference to all reasons, interests, feelings, and beliefs. The Irishman, like the Englishman, is now righteous in his own eyes, and his righteousness is to hold money and land, and have the use of it as long as he can. . . . The Irishman has become more a thing of earth. . . . He is taking root. Of course this is what his friends most desire ; but it will be with the usual consequences. No one ever planted himself deeper in the earth without becoming more earthy. . . . The ancient slave was a very droll fellow, and a great relief to the high-toned Greek and Roman civilisation. He lost his native charm, and did not always acquire another when he became free. . . . So long as the Irishman taught himself after his own fashion, and managed his affairs generally after his own fashion, he successfully developed the most genial and fertile part of his own nature, and was far more witty, humorous, poetic, and social than the poor English clodhopper, artisan, or tradesman. But he did not succeed in acquiring a good position or his rightful share in the products of the soil. . . . He has actually become a citizen of the world and a very 'cute fellow. He has played his cards well, and is making a golden harvest. He has beaten a legion of landlords, dowagers, and encumbrances of all sorts, out of the field, and driven them into work-houses. He has baffled the greatest of legislatures, and outflanked the largest of British armies in getting what he thinks his due. Had all this wonderful advance been made at the cost of some other country, England would have been the first to offer chaplets, testimonials, and ovations, to the band of patriots who had achieved it. As the sufferers in the material sense are chiefly of English extraction, we cannot help a little soreness. Yet reason compels us to admit that the Irish have dared and done as they never did before. They are welcome to that praise. But they have lost, and it is a loss we all feel. Paddy has got his wish—he is changed into a landowner.¹

Everybody knows how in an hour Mr. Parnell was reduced from this eminence of omnipotence to a position of absolute and apparently irretrievable disaster. The tragedy of May 6 produced a tempest of passion that swept away for the moment the power of Mr. Gladstone and of Mr. Parnell for good to Ireland. Those who remember the fatal Sunday when the news reached London, and saw the Irish leader and his colleagues that day, can find consolation in the reflection that their fortunes can never see a darker or gloomier hour.

¹ *Times*, March 17, 1882.

One of the victims of the knives of the Invincibles was known to and popular with the Irish members, as he was with all sections of the House of Commons, and the kindly feeling was recognised which impelled him to offer himself as the bearer of a new message of peace to Ireland. Wherever the Irish race lived, the depth and the pitifulness of the tragedy and the magnitude of the disaster were felt and appreciated; and in cities as distant as St. Louis, or San Francisco, or Melbourne, or Wellington, the fatal day filled Irish households with mourning.

The Government found themselves unable to resist the tide of passion that passed over their country; there was a hoarse cry for Coercion; and the Ministers felt that, unless Coercion were dealt out with a liberal hand, they could not hold office for twenty-four hours. It is nevertheless to be regretted that the men who had turned out Mr. Forster because Coercion had failed, should have at the same time adopted his policy. They would probably have been able after a while to meet and defeat the movement, powerful though it was, for Coercion: the Ministry which survived the death of Gordon could also have survived the Phoenix Park assassinations, and, even if it had not, it would have done inestimable service towards England and Ireland by showing that even a great Ministry was ready to sacrifice itself rather than sanction any further exclusion of the Irish people from the Constitution. And it may be said, too, with some certainty that the passion of their own people, though fierce, would have been temporary; for it is a characteristic of the English nation to be short-lived in its violence, and, though there were one or two outbursts of insensate fury, it must be acknowledged that the English nation, as a body, behaved on this terrible occasion with self-restraint and dignity. The newspapers, it is true, did their best in one or two instances to fan popular excitement into fury. The 'Times'—true to its immemorial traditions—suggested that the Irish population of England, unarmed and innocent, should be massacred for a crime which they abhorred, and that the Irish political leaders should be made responsible for a catastrophe which had dashed all their hopes. But these shameful citations to violence remained innocuous before the good sense of the English people.

The most peculiar result of the Phoenix Park assassinations was the change it made in the position of Mr. Forster. The dread tragedy which was the outcome of the frenzy that his policy had generated, was taken to be the vindication of that policy, and the undoubted growth of a large and potent murderous conspiracy was held to be the proof of the utility of coercive measures against the preparation and the perpetration of crime. If the Phoenix Park assassination preached with its bloody tongue one doctrine more loudly than another, it was the futility and the wickedness and disaster of the policy for which Mr. Forster was responsible.

In the debates which ensued nothing could be more unanimous than the condemnation of the policy of Mr. Forster himself. It was one of his own colleagues who pronounced the most damning condemnation of himself and his Coercion Act.

It was assumed (said Sir William Harcourt) that the Protection of Person and Property Bill was an appropriate remedy, and that if we only had the summary power of arrest it would be sufficient to put down crime. My right honourable friend who had charge of that measure said, 'We can discover the persons who commit these crimes—these village ruffians; we know them; we can put them in prison; we can put down crime.' That turned out not to be so. The men were shut up; more men were shut up time after time; yet crime went on increasing. It was never suggested—nor did it occur to anybody—that that measure would have failed so completely as it did in suppressing crime. The consequence was that the shutting up of these people did not sensibly diminish crime. On the contrary, the more people were shut up the more crime increased.¹

But, in the heat and fury of party conflict, logic is silent. The Conservatives believed, or professed to believe, that Mr. Forster and his policy had been vindicated by the murder of Lord Frederick Cavendish and Mr. Burke. Time-servers of Mr. Forster's coarse type can never see a great popular outburst without an instinctive desire to turn it to some personal profit. Even if he had not been personally involved in the matter at all, Mr. Forster could no more have resisted an attempt to ex-

¹ Hansard, vol. cclxxvi. pp. 429-30.

plot the death of Lord Frederick Cavendish and Mr. Burke than he resisted the temptation to exploit the popular tempest over the death of Gordon. But, of course, he was doubly interested in turning the outburst of popular anger and sorrow over the Phoenix Park assassinations to his own justification, and proceeded to make as much capital as he could out of the tragedy. He attacked his former colleagues, he made questionable use of Cabinet communications, he did everything he could, while professing friendship for Mr. Gladstone and the other members of the Ministry, to deal them as many and as deadly stabs as it was in his power to do. He had his reward in the welcoming cheer with which his rise was for a while always acknowledged by the Conservative party, and by the fulsome eulogies which he received in all their speeches. Of course the conduct of Mr. Forster was very contemptible, but he was less contemptible than the rank and file of his own party. It was at once amusing and disgusting to observe the change which came over the attitude of the Ministerialists towards him. The very men who had been denouncing the Irish members as little better than assassins for their attacks upon Mr. Forster, began to assail him quite as mercilessly now that he attacked the Ministry; and as in the interests of party, they were once pleased that he should be exalted, they were now as ready that he should be mercilessly sacrificed.

The Crimes Bill, which followed the Phoenix Park murders, was fought by the Irish members doggedly, and was marked by the same scenes as were enacted in the session of 1881. The progress of the Bill was terribly slow; amendments followed amendments. There came the system of relays, and then an all-night sitting. Once more tempestuous passion was aroused on both sides. It was seen that some blow would be struck. On the morning of Saturday, July 1, Sir (then Dr.) Lyon Playfair declared the following Irish members guilty of obstruction, and suspended them *en masse*:—Mr. Biggar, Mr. Callan, Dr. Commins, Mr. Dillon, Mr. Healy, Mr. Leamy, Mr. Marum, Mr. Metge, Mr. McCarthy, Mr. T. P. O'Connor, Mr. O'Donnell, Mr. Parnell, Mr. R. Power, Mr. Redmond, Mr. Sullivan, and Mr. Sexton. And later in the day the

following members were also suspended:—Mr. Byrne, Mr. Corbet, Mr. Gray, Mr. Lalor, Mr. Leahy, Mr. A. O'Connor, Mr. O'Kelly, Mr. W. H. O'Sullivan, and Mr. Sheil.

This had the most extraordinary consequences. Thus Mr. John Dillon had been entirely absent during the night, and when he arrived in the morning to enter the House, he was refused admission, and, for the first time, learnt of his suspension. Similarly, Dr. Commins, Mr. T. D. Sullivan, and Mr. Biggar had been absent during the night. Mr. Richard Power had actually not spoken even once during the debates in Committee on the Bill, and Mr. Marum had taken so little part that Sir John Hay, a Conservative member, got up and protested against his suspension. It thus became evident that if such a ruling as this were allowed, it would be possible for a stupid or an arbitrary Speaker or Chairman of Committees to deprive Ireland of the services of all her representatives at some moment particularly convenient to the Ministers.

It is reasonable to suppose that this step was taken on the initiative of Sir Lyon Playfair himself. It certainly was denounced in private by nearly every member of the House to whatsoever section he belonged, and the Ministers repudiated it with some eagerness. But whatever interference there be in the House of Commons with the rights of Irish members the House of Commons is ready at once to condone; and every attempt on this, as on every other occasion, to bring the ruling of the presiding officer to the test of discussion, was steadily prevented. Nevertheless the Irish members had their revenge; in one respect immediately, in another at a later period.

The Irish members were so exasperated by the action of Sir Lyon Playfair and by the evident determination of the House to stand by it in public, however much they objected to it in private, that they resolved to take no further part in the discussion of the Bill.

The remainder of the story I will tell in a sketch which I wrote at the time:—

Vengeance soon overtook the Government for condoning the offence of their subordinate. The first effect of it was to produce the resolve

of the Irish members to abstain from all further participation in the discussion of the Crimes Bill. The history of the resolution passed by the Parnellites on the subject is curious. When the House met on Thursday the party had not yet made up their minds what was to be done, though three or four had talked the matter over in the smoking-room of the House on Monday night. When a division takes place in Parliament, members retire to the lobbies, then run around the House. It was during one of these divisions that Mr. Sexton brought forward the resolution. A hurried and excited debate took place, and was not concluded when the members re-entered the House. There was, however, immediately afterwards, a second division; the debate was renewed, and the resolution was adopted by a majority of 16 to 4. On returning, Mr. Justin McCarthy got up to state the course of himself and his colleagues. It will reveal to you the tolerance and good taste of the House of Commons when I tell you that this eminent author and consistent politician is sometimes howled at by a mob of ignorant juveniles on the Liberal side. When he read the resolution, Mr. Gladstone—who has been looking very haggard and very anxious for some weeks—was visibly disturbed, but not so his followers. When Mr. McCarthy came to announce that the Irish members would take no further part in the discussions on the Crimes Bill, there was a mighty cheer, almost the loudest I have heard since the famous day when the Liberals roared themselves hoarse on hearing that Michael Davitt had been sent back to penal servitude. When, afterwards, we rose to leave the House, the same insulting and exultant cheer was raised once again and followed us mercilessly until we had disappeared from sight. I dwell upon this fact because it forms one of the most important incidents in view of what immediately followed.

The course of the Crimes Bill since our departure went with the greatest smoothness and tranquillity until the afternoon of yesterday. On that day the clause had to be discussed which dealt with searches for arms, and the point of difference between the Government and their opponents was that the Government wished to restrict it to the lay, unless where an illegal meeting was being held at night, while their opponents desired that there should be the same unlimited right to search by night as by day. The debate was in many respects sensational and exciting. Gladstone saw early that he would have very difficult work to pass his proposal, and he made a speech so strong that people thought it pointed to resignation. But the Whigs were not to be moved even by the most pathetic appeal from the 'Grand Old Man.' Mr. Goschen, who is trying to make a Whig

revolt along with Mr. Forster, made a violent speech against the Government from the Liberal benches, an attack the more effective because he is a professed Liberal, and because he was always careful to speak of Mr. Gladstone, even while he was stabbing him in the back, as his 'right honourable friend.' But a more significant speech, as showing the present state of feeling towards Mr. Gladstone, was that of the Hon. Mr. Lambton. This member has a strange history. He is the son of one Earl of Durham, and the twin brother of another. Though there was but a quarter of an hour between his birth and that of his brother, he was, according to our precious law of primogeniture, deprived of title and property and rights. His father was, however, a sensible and considerate man—saved 100,000*l.*, invested it in land, and so was able to leave his younger son a property worth between 10,000*l.* and 12,000*l.* a year. The Durhams have always been Liberals, and one Earl of Durham was a Liberal and something more: a strange, passionate, strong man, who was at once a nobleman and a Radical, who made Canada and ruined himself, and who fretted out his heart and his life in baffled hopes and ambition. There is always a good deal of interest, therefore, attached to anything a scion of this family may do. Up to the present, young Mr. Lambton has done nothing to gratify this curiosity. He has sat in a dark corner on the furthest bench behind the Ministry, and has obstinately held his peace. When he stood up yesterday there was a general inquiry all round the House as to who he was. A small, dapper young fellow, dressed in a short and jaunty coat, he looked a mere school-boy, and everybody expected that we would have had one of those stuttering, stumbling, and dreadfully nervous little speeches, such as we are accustomed to hear from the shambling young creatures that represent noble houses in Parliament. But there was nothing of the kind. In an icily cold voice, with perfect self-possession, and a calmness that might have made Captain Hawtree burst with envy, this stripling proceeded to attack Mr. Gladstone in the most relentless manner. The House stood aghast, and then, when it recovered, burst out with alternate cheers and howls. Mr. Gladstone's brow grew overcast, and then gradually became as sombre and dejected as the visage of the Crushed Tragedian.

Meanwhile scenes of equally intense excitement had been going forward in other parts of the Parliamentary building. The Ministerialists were driven almost frantic with excitement and alarm, and were trying all sorts of methods to avert the coming defeat. I must tell your readers one incident which I shall recall to the end of my life with grim satisfaction. The Irish members are treated

unfairly and insolently by the Ministerialists as a body, but there are some individuals who stand out in bold relief even from their howling companions. One of these is a colonel, an excellent type of the English swashbuckler—tall, corpulent, with a fierce fair moustache, and a general air of what an American once called ‘you-be-d—dness.’ During the all-night sittings this gentleman always makes himself particularly objectionable, partly because on these occasions he partakes of the grilled bones and champagne with which our younger legislators while away the hours of waiting. In the fight of last week this colonel organised a small group which kept up a loud conversation, interspersed with loud guffaws whenever an Irish member was speaking, with the evident intention of either confusing or irritating him into some heat or imprudence of language. Well, yesterday I saw this colonel in one of the rooms of Parliament, panic-stricken and pale, and begging the Irish members whom he has been constantly insulting to come in and vote for the Government. Another most objectionable person is a lawyer who sits immediately behind Gladstone, and, in hope of a fat office, eats as much dirt as the great man may offer. He constantly howls at us, and is always ready to assail our position. In face of the whole House this creature yesterday came on a begging mission from Gladstone to the Irish members.

I have said in face of the whole House ; for one of the dramatic peculiarities of the situation, as you have already heard, doubtless, was that the Irish members were witnesses of these death throes of the Ministry. A gallery runs on both sides of the House, and here were gathered Sexton, Dillon, Healy, and others of the most active and able of Parnell’s following, looking down calmly for the moment on the arena which they had quitted. There they were in far and away the most conspicuous position of the whole Assembly, clearly visible not only to the members, but to the occupants of the Ladies’, and the Diplomatic, the Speaker’s, and the Strangers’ Galleries. It was most amusing to watch the glances of piteous appeal which Trevelyan, the Chief Secretary for Ireland, and other members of the Government occasionally directed to this quarter. However, these followers of Parnell, whatever may be their other faults, know their own minds, and are as defiantly insensible to the cajolings as they are to the menaces of the Administration. I cannot say as much for all the gentlemen who nominally follow the lead of the member for Cork. Some of their number, cursed with the souls of footmen and the spirits of spaniels, got into a dreadful state of alarm when they found that the Government was about to be beaten, and came

piteously whining about their stronger brethren, asking them to go in and vote. Of course, these slavish counsels were rejected, and few of those who gave them were ready to act upon them. When the division was called, there was intense excitement in the House, and nobody could tell what the result was going to be, and the House heaved like a tempestuous sea. The Irish members had to leave the Gallery in which they had hitherto been seated, for it was technically within the limits of the House, and it is a rule of Parliament that if you be within the House when the division is called you must vote one way or another. The Parnellites accordingly took refuge in the Diplomatic Gallery. When the defeat of the Government was announced, this small body, which might have saved the Administration, laughed down triumphantly on their baffled foes, and those on the other side pointed and glared up at us with looks that were intended to kill. And so the Irish party avenged their expulsion and the insulting cheer by which their departure from the House was received.¹

The later vengeance the Irish members were able to take on Dr. Playfair for his ruling, and on the House for its sanction of the ruling, was to have the rule about obstruction so modified, when the Rules of Procedure were changed, as to make 'constructive obstruction' after Dr. Playfair's fashion an impossibility for the future.

A word is required for another Bill of the session of 1882. In the latter portion of this session Mr. Gladstone introduced, and, after a short struggle with the Marquis of Salisbury, succeeded in passing, the Arrears Act. If Englishmen were teachable on their Irish mistakes, assuredly the introduction and carriage of this Bill ought to have taught them a great lesson.

For it was the Arrears Bill that ought to have brought before the minds of Englishmen the real meaning of the crisis through which Ireland had been passing. The testimony as to the circumstances which necessitated the Arrears Bill comes from many different sources. Mr. Gladstone spoke in favour of the Bill, Mr. Forster spoke in favour of the Bill. It was the great anxiety of Mr. Parnell in Kilmainham, and afterwards of Mr. Trevelyan in Dublin Castle. Captain O'Shea, in giving an account of the interview which preceded the

¹ Gladstone's *House of Commons*, pp. 231-5.

release of Mr. Parnell, declared that the Arrears were the question which chiefly disturbed the Irish leader's mind. When Captain O'Shea expressed his opinion that the continued imprisonment of the 'suspects' was exercising a most pernicious effect in Ireland, with his hope that the Government would make his release permanent, Mr. Parnell replied, according to a note which the member for Clare took immediately afterwards:—

Never mind the 'suspects'; we can well afford to see the Coercion Act out. If you have any influence do not fritter it away upon us; use it to get the Arrears practically adjusted. Impress on every one your own opinion as to the necessity of making the contribution from the State a gift, and not a loan; and further the equal necessity of absolute compulsion. The great object of my life (added the hon. member) is to settle the land question. Now that the Tories have adopted my view as to peasant proprietary, the extension of the Purchase clauses is safe. You have always supported the leaseholders as strongly as myself; but the great object now is to stay eviction by the introduction of an Arrears Bill.¹

He had felt (Mr. Parnell said in the same debate) with reference to the question of Arrears in Ireland, as relating to the situation of the smaller tenants, the very gravest anxiety and responsibility for many months; and he was rejoiced that the hon. member had found some way of placing the views of himself and those with him, before the Government. They had been aware from what they had seen in the newspapers, and from the information of prisoners who came in from time to time, and who received letters from different parts of the country, that evictions in large and very much greater numbers than had occurred up to the present, were imminent unless some such proposal as the Prime Minister had announced were made in regard to arrears. They had anticipated that there would be three times as many evictions in the present quarter of the year as there were in the first quarter, when 7,000 persons were turned out of their homes. They had also every reason to believe that, owing to the fact that the smaller tenantry in Mayo, Galway, Sligo, and parts of Roscommon, Donegal, Leitrim, and Kerry were sunk in arrears to the extent of three or four years—in many cases four or five or six years, and in some cases ten or twelve years—the year's or half-year's rent, by the payment of which the tenants had obtained a temporary respite from eviction, would be but a temporary respite, and that the coming

¹ Hansard, vol. cclxix. p. 783.

winter would see evictions resumed against the smaller tenants to an extent never witnessed in the country since 1848. They feared also that the outrages which had been so numerous during the last six months would increase as the winter came on ; and that a state of affairs in Ireland would follow, owing to the non-settlement of this question, the end of which they could not possibly foresee.¹

Equally emphatic is the testimony of Mr. Trevelyan :—

I think those hon. members have left out of sight what is perhaps the governing consideration of this question why . . . a very large number of members think it necessary to assist the tenants in Ireland. It is because the times have been most exceptional. . . . So far as I can remember, no instance of this sort in which money has been asked to assist the tenants of Ireland can be quoted since the famine of 1846. The reasons why we have come forward now are the bad years of 1878 and 1879. I only put into other words what was said by the right hon. member for Bradford, when I say that the sudden rise in Irish agrarian crime which took place in 1879-80 was connected with the discontent which was fostered in an atmosphere of misery. There were some parts of the country where the people could not pay their rents. They could not keep body and soul together without charitable assistance, and the helplessness and despair of these people gave the first material thirst for agitation.²

Again :—

Every day (went on the Chief Secretary) the Government gets reports of evictions, and whenever these evictions are of tenants who can pay their rents and will not, the Government is very carefully informed by their officers. That is not the case with all evictions, and at this moment in one part of the country men are being turned out of their houses, actually by battalions, who are no more able to pay the arrears of these bad years than they are able to pay the National Debt. I have seen a private account from a very trustworthy source—from a source anyone would allow to be trustworthy—of what is going on in Connemara. In three days 150 families were turned out, numbering 750 persons. At the head-quarters of the Union, though only one member of each family attended to ask for assistance, there was absolutely a crowd at the door of the workhouse. It was not the case that these poor people belonged to the class of extravagant tenants. They were not whisky drinkers ; they were not in terror of the Land League. One man who owed 8*l.* borrowed it on the promise of repayment in six months with 4*l.* of addition—a

¹ Hansard, vol. cclix. pp. 792-3.

² *Ib.* pp. 1327-8.

rate of interest which hon. members could easily calculate—that he might sit in his home. The cost of the process of eviction amounted to *3*l.* 17*s.* 6*d.** I am told that in this district there are thousands in this position—people who have been beggared for years, people who have been utterly unable to hold up their heads since those bad years, and whose only resource from expulsion from their homes is the village money-lender.¹

And it was the tenantry whose miserable condition is described so eloquently and sympathetically that the landlords of Ireland were evicting during 1881 and 1882, at the time of the suppression of the Land League. It was tenants of this kind, 17,341 of whom were cast from their homes in the year 1881. It was to evict tenants of this kind Mr. Forster was filling the gaols, was arming the landlords with soldiers and police. It was to evict miserable and despairing wretches like these that the mighty forces of the British Empire were pitted against Ireland and Mr. Parnell. Assuredly it is not too much to ask when these were the issues on both sides that the sympathies of all real haters of wrong and suffering should rejoice that the final victory remained with Mr. Parnell and the tenantry, instead of with Mr. Forster, Coercion, and the evicting landlords.²

On the Arrears Bill Mr. Gladstone staked the existence of his Government, and even risked a collision with the House of Lords; but that Bill was the grant in 1882 of a demand contemptuously rejected in 1881. The Bill itself was an adaptation of one brought in by Mr. Redmond, and again the Bill brought in by Mr. Redmond had been drafted—every clause and every line of it—within the walls of Kilmainham by Mr. Parnell. This is another of the many proofs that it is only through the suffering of Irish leaders that the dull, cold ear of English ignorance can be penetrated. Mr. Parnell was

¹ Hansard, vol. cclix. pp. 1328-9.

² The following sentence from Mr. Brand, who is no friend of Mr. Parnell or the Land League, sufficiently explains the difference between the position of Irish tenants and English tenants, and the action of Irish and English landlords in this as in many other agrarian crises before and since:—In England during the recent bad seasons landlords had made very large remissions, varying from 75 to 50, 40, 20, and 10 per cent. But, he was sorry to say, that Irish landlords had not, in any large number of cases, shown a similar spirit.—*Ib.* p. 1321.

quite content, of course, that his scheme should be taken up by Mr. Gladstone and passed into law ; but it seemed a little hard that he should have had to go through six months' imprisonment in order to educate the mind of the Prime Minister.

The recess that followed the Session of 1882 is chiefly remarkable for the first manifestations of the spirit in which the Crimes Act was to be worked. As the Red Terror of France was succeeded by the cruelties and horrors of the White Terror, the *régime* of Lord Spencer followed on the frenzied crime that grew out of the policy of drastic Coercion. A system of jury-packing was resorted to of a shamelessness that was considered to have been buried with the days of 1848.

As a specimen of the jury-packing the following facts suffice : Two hundred jurors were summoned to try seven cases under the Crimes Act, and the jury panels represented a proportion of about four and a half Catholics to one Protestant.¹ The gentlemen sworn as jurors in these seven cases were almost exclusively Protestants. A proportion of four and a half to one would have represented forty-five Catholics and ten Protestants. By the efforts of Mr. George Bolton, the Crown solicitor, the juries were so selected that the numbers were nine Catholics and forty-one Protestants. The first jury contained three Catholics and nine Protestants. When this jury disagreed a second jury was selected consisting of eleven Protestants and one Catholic. The Crown solicitor ordered aside twenty Catholics and three Protestants. On the second trial of Patrick Higgins the jury consisted of eleven Protestants and one Catholic. Thirty Catholics and one Protestant were ordered to stand aside. Tom Higgins was tried by a jury of ten Protestants and two Catholics. The Crown set aside fifty jurors, almost wholly Catholics. Michael Flynn was convicted by ten Protestants and two Catholics. The Crown ordered aside fifty-three jurors, forty-one of whom were Catholics.²

Thus the men who were accused of having taken part in the terrible struggle with landlordism were now brought up,

¹ *Pall Mall Gazette*, Sept. 6, 1882 ; quoted in *How the Crimes Act is Administered*, p. 50.

² *How the Crimes Act is Administered*, p. 50.

when their organisation had been destroyed, before juries consisting exclusively of men drawn from the ranks of their enemies. The temper of these enemies was at the time, naturally enough, roused to fury, at once by the sense of insult and wrong endured, and of vengeance safe though tardy in its arrival. So fierce, indeed, was the spirit of the landlord party, that it led to exhibitions scarcely possible in any country but one in which different classes are divided by the hatred of centuries and the exasperations of antagonistic creed, and race, and class. The courts were crowded by representatives, male and female, of the landlord party; and when the verdict of conviction doomed another hapless being to the terrors and horrors of violent death, the representatives of landlordism exhibited the savagery of their joy by public applause within the walls of the court itself.

To render conviction still more assured, huge bribes were offered for informers, and the cases were tried by judges well known for perpetuating on the bench the odious traditions of the Crown prosecutor. Of course Judge Lawson played a prominent part in these trials. Judge Keogh was dead; Judge Fitzgerald had received well-merited reward by being raised to the English peerage; but Judge Lawson remained of the precious trio who had reached the judicial seat through popular politics.

Judge O'Brien, who had been recently raised to the Bench from the position of a Crown prosecutor, also took part in these trials, and carried to the judicial Bench the virulence that always distinguishes the Crown prosecutor in Ireland. Thus three men were tried for the Lough Mask murder. When Patrick Higgins, the first man, was convicted, Judge O'Brien made this extraordinary declaration: 'I consider it my duty to state that in my opinion the prisoner is the least guilty of the persons concerned in this murder, and that the evidence has produced in my mind a firm belief that the design of this murder did not originate with him.' Two men had yet to be tried for this murder, and even a London journal had to protest against the unprecedented unfairness of the case of these two men being prejudiced by such an observation. Four of the jurors who convicted Michael

Flynn, another of the men accused of the same murder, had served in the trial of Pat Higgins, and were present at the moment when the judge made the remark that Higgins was the least guilty of the three.¹ One of these jurors gave the strongest condemnation of the action of the judge, though perhaps unconsciously. The jury, he said, concurred in the statement that Higgins was the least guilty of the three; but 'he had refrained from making it lest it might prejudice the trial of the remaining two prisoners.'

Some of the prisoners who were tried before such jurors and such a judge did not know a word of English—for all they knew, the cases might as well have been tried in Arabic—and they could only gaze in dumb bewilderment while the bloody game was going on of which their necks were the forfeit.

Tried before tribunals thus constituted, convictions came fast and furious; until one prisoner summed up the proceedings to the satisfaction of the whole shocked and horrified nation in the memorable words: 'This is a slaughtering house.'

The character of these trials was over and over again brought before the House of Commons, and if the damning figures already brought forward were not sufficient to condemn the Government, the Irish members could bring forward the testimony of two English newspapers, the one in eulogy and the other in condemnation of the system, which would sufficiently establish their case. 'We must, to convict murderers,' declared the 'Daily Telegraph,' 'secure by hook or crook, by law or challenge, metropolitan Protestants and loyal juries.'² 'No decently impartial person,' said the 'Pall Mall Gazette,' 'can deny that there has been jury-packing, that there has been a vast deal of oppression, that persons have been treated in a way that in England would be found intolerable.'³

The worst part of these proceedings on the part of the Government was their absolute needlessness. The public mind and conscience of Ireland were in the frame to welcome

¹ *How the Crimes Act is Administered*, p. 44.

² Oct. 2, 1882.

³ Aug. 14, 1883.

the conviction, after fair trial and by properly constituted juries, of the perpetrators of crime. The outbursts of bloody passion which had followed the arrest of Mr. Parnell had left behind feelings of profound horror, and these feelings were transformed into a sense of sickened loathing by the Maamtrasna massacre. But the effect of trials so conducted was to drive back public sympathy from the law to the criminals, and the conviction of each successive murderer was followed, not by a sense of relief but of anger and of pity. The circumstances of the trials, too, added a new cause to those already existing for hatred between different classes and creeds in Ireland, and the Catholic looked again on his Protestant fellow-countryman of the landlord class as an enemy more cruel and more relentless than any outside their common land.

A worse sentiment soon came to undo whatever good the conviction of the vindication of the law might have produced. There began to spread the uncomfortable feeling that trials conducted in such a manner must lead to some cases of unjust conviction. This feeling was increased by the dying declarations of innocence from more than one scaffold by men with the ropes around their necks, and about to be plunged into the Dark Unseen. To such declarations the Irish people attach peculiar importance. Among them religious faith holds unchecked sway; and according to their convictions, the dying are about to enter an eternity of happiness or of woe. Before the hour of death their religion gives them the means of reconciliation and forgiveness of sin; and to them it was incredible that men of their faith, after they had passed through the observances of their creed, should have imperilled their eternal salvation by going before the judgment seat with a lie upon their lips. This conviction soon became general, and to-day it may be said that it has passed far beyond Ireland.

The horrors at the execution of one of the persons convicted of the Maamtrasna murder tended to excite this feeling to one of supreme and angry horror. Myles Joyce, one of the men convicted, went to the scaffold still shouting out in the Gaelic—the only tongue he knew—asseverations of his

innocence. He was still appealing for mercy when the rope was put around his neck ; some bungle in the arrangements led to the rope catching in one of his arms ; Marwood, the executioner, had to complete his ghastly task by kicking the shoulder of the unhappy man, and it is reported that he added some words of savage scorn.

That scene will live in Irish memory to the end of time. The case of Myles Joyce was afterwards brought before the House of Commons by Mr. Harrington, and his innocence was—or at least the unsatisfactory character of the trial was—admitted by some of the ablest lawyers who took part in the debate. While, however, many stopped short of this point, there was not a single lawyer who took part in the debate—save the Irish Solicitor-General—who does not count in such a discussion—who did not express grave dissatisfaction with the manner in which the trial had been conducted.

But this was long after the trials had taken place, and the remains of Myles Joyce had been reduced to calcined ashes. While the agrarian trials were going on, Lord Spencer and the rest of the bureaucracy decreed that no voice should be raised in protest or in criticism. Mr. Edmund Dwyer Gray admitted into his newspaper ('The Freeman's Journal')—the chief journal of Ireland—some comments on the notorious packing of the juries, and on the misconduct of a jury who spent the night before they sent a man to the scaffold in a drunken debauch.

Judge Lawson summoned Mr. Gray before him, and although he was at the time high sheriff of the city, and was known as a man of moderate views and careful expression, sent him to prison for three months and inflicted a fine of 500*l.* Thus it was understood that, while the courts were turned into shambles, there was to be throughout the country the silence of the grave ; the bloody work was not to be stayed by one word of comment or reproof.

At the same time the landlord press was to be allowed to hound the juries on by praise and blame to convict the prisoners. Thus, after the first trial of Pat Higgins for the Lough Mask murder, when the jury disagreed, the 'Daily Express' was allowed to declare that the jury had been 'demoralised,'

while the second jury which convicted Pat Higgins was described as 'intelligent and independent.'¹

It was at this period that there began one of the strangest duels of Irish history. The letter in which attention had been called to the action of the jury in the Hynes case was written by Mr. William O'Brien; and from this time forward he takes a part as one of the most prominent leaders of the Irish people.

William O'Brien comes from a good stock, and was brought up from his earliest years in those principles of which he has become so prominent and so vigorous an advocate. On the day his elder brother was born, in 1848, the sub-inspector of police in Mallow had a warrant to search the house for firearms, but desisted from using it because of Mrs. O'Brien's illness, and on Mr. O'Brien giving his word that there were no arms in the house. O'Brien's father was one of the fiercest and most resolute spirits of the Young Ireland party, but afterwards, like so many of the men who survived the terrible abortiveness of that time, was by no means friendly to physical force movements. In time he had to remonstrate with some of his own offspring for their adhesion to Fenianism, but his mouth was closed whenever his remonstrances became too vehement by an allusion to this episode in the days of his own haughty youth.

William was born on October 2, 1852, in Mallow, with which town his family on the mother's side has been connected from time immemorial. He received his education at Cloyne Diocesan College. This was a mixed school, attended by both Catholic and Protestant children. There was not the slightest sectarian animosity between the children of the different creeds, but there was plenty of political argument and differences. The Catholic Nationalists in the school formed a sort of small Irish party and held their own; William O'Brien being successful in carrying off the class-prizes, while his brothers and others carried off the honours in cricket, football, and the like. William from his earliest years had the same principles as he professes to-day. Apart from the example of his father, he had in his brother a strong

¹ *How the Crimes Act is Administered*, p. 43.

apostle of the epistle of national rights. To this brother, his senior by some years, he looked up with that mixture of affection and awe which an elder brother often inspires in a younger. This brother was indeed of a type to captivate the imagination of such a nature as that of his younger brother. He was a man of inflexible resolution, great daring, and boundless enthusiasm. Among the revolutionaries of his district he was the chief figure, and there was no raid for arms too desperate, or no expedition too risky for his spirit. He took part with Captain Mackay, who was one of the boldest of the Fenian leaders, in many of the raids for arms on police barracks, and other places in the County of Cork. He was arrested, of course, when the Habeas Corpus Act was suspended, and underwent the misery and tortures which, as has already been described, were inflicted on untried prisoners under the best of possible Constitutions and the freest of possible Governments. With this episode in the life of the elder brother, the brightness of the life of William O'Brien for many a long day ceased. His family history is strangely and terribly sad. The seeds of consumption seem to have been in several members of the family, and the disease reached its final stages with dread simultaneousness.

In the O'Brien household there were at the one moment three members of the family dying. The father of the family had died before, and now two of his sons and his daughter were lying on their death-beds at the same time. The two brothers died on the one day, and a fortnight afterwards the sister died also. The shock to a nature so fiercely and intensely affectionate as that of William O'Brien, can well be imagined. The death of his father and the illness of his brothers had thrown to a large extent the support of the entire family on his hands, and to them he was not merely a brother but to a certain extent a helpful parent. It seemed for a time as if he were to be swept away by the same disease which had proved fatal to so many of his kin. He was only saved from death by a journey to Egypt, but he has never really recovered from the shock to his mind and heart which this family tragedy caused, and he is, and will be for ever, haunted by its memory.

The first thing which William O'Brien ever wrote was a sketch of the trial of Captain Mackay. This attracted the attention of Alderman Nagle, the proprietor of the 'Cork Daily Herald,' and he was offered an engagement upon that paper. There he remained until somewhere towards 1876, when he became a member of the reporting staff of the 'Freeman's Journal.' He had become, meantime, and remains an expert shorthand writer. He did the ordinary work of the reporter for several years, with occasional dashes into more congenial occupation in special descriptions of particular picturesque incidents. Whenever his work had any connection with the politics, condition, or prospects of his country, he devoted himself to it with a special fervour. It was his descriptions of the County of Mayo in the great distress of 1879 which first concentrated the attention of the Irish people on the calamity impending over the country. While he was working with an energy as great as that of any other journalist in Dublin at his own profession, his heart was in the cause of his people. When the Coercion Act was passed in 1880, he thought the moment had come for him to offer his services to maintain the fight in face of threats of danger, and he proposed through Mr. Davitt and Mr. Egan that he should take up some of the work of the League. His health, however, was at the time so weak that his friends feared that the imprisonment which was almost certain to follow employment by the League would prove fatal to his constitution, and he was dissuaded from joining the ranks of the movement. In June 1881, when the conflict between Mr. Forster and the Land League was at its fiercest, the idea occurred of establishing a newspaper as an organ of the League and Parnellite party. At once the thoughts of several people turned to the able and brilliant writer on the 'Freeman's Journal,' and he was invited by Mr. Parnell to found 'United Ireland' and to become its editor.

It was then for the first time that the higher powers of O'Brien were discovered. Great as was his reputation as a writer of nervous and picturesque English, he had hitherto been unknown as the author of editorial and purely political articles, and few were prepared for the political grasp and

feverish and bewildering force of the editorials he contributed to the new journal. He had now been placed in the position for which his whole character and gifts especially fitted him. O'Brien is the very embodiment of the militant journalist. In some respects, indeed, his character resembles that of the French, rather than of the Irish, *littérateur*. Though he has keen literary instincts and a fine soul, his work is important to him mainly because of its political result. Fragile in frame and weak in health, he is yet above all things a combatant, ready and almost eager to meet danger. If he had been born in Paris, he would probably have been found at the top of a barricade, or, like Armand Carrel, might have perished in a political duel. A long, thin face, deep-set and piercing eyes, flashing out from behind spectacles, sharp features, and quick, feverish walk—the whole appearance of the man speaks of a restless, fierce, and enthusiastic character.

The times were such as to bring out to the full all his qualities of mind and character. As has been said, the foundation of 'United Ireland' came in the agony of the struggle against Coercion. Its tone was a trumpet-call to further and fiercer advance instead of an appeal to retreat, and naturally, before long, Mr. Forster knew that either 'United Ireland' should be crushed or the spirit of revolt would grow daily fiercer and more unbending. Mr. O'Brien was accordingly arrested the day after Mr. Parnell, under an Act which was obtained for imprisoning *mauvais sujets* and village tyrants, the perpetrators and participators in crime! It was a part of the sadness that has followed his whole life that at the very moment of his arrest his mother was seriously ill, a woman whose nobility of character deserved the affection she received from her son. During his imprisonment the authorities were gracious enough to allow him out under escort to pay a visit to her, and he was released the day before her death.

After various attempts to have the paper published in different places, sometimes in England and sometimes in France, 'United Ireland' was finally suppressed by Mr. Forster. With the overthrow of Mr. Forster, the paper was again revived. It soon became evident that 'United Ireland' was about to enter upon a struggle fiercer and more desperate than even

that with Mr. Forster. Lord Spencer had obtained the Crimes Act, and throughout Ireland the White Terror of Coercion had succeeded the Red Terror of the Land League. It seemed as if the country would lie paralysed and terror-stricken under the *régime* of packed juries and partisan judges, of men dragged to Green Street as to a shambles, and of prison-cells throughout Ireland echoing to vain protestations of innocence from men convicted by carefully arranged tribunals of their fiercest and most exasperated political and religious opponents. It has been seen how at the same time every man who ventured to say a word against the oppression of the landlords was harried by a now omnipotent and unchecked police. In the stillness, which came over the country under such a *régime*, the voice of 'United Ireland' rang out clear and loud and defiant as ever. The partisanship of the judges was ruthlessly attacked, the shameful packing of juries was exposed, and attention was called to the protestations of innocence that came from so many dying lips. These comments were such as are to be found in every English journal with regard to every case of murder in which there is the slightest doubt of the innocence of the prisoner, the sufficiency of the evidence, or of the conduct of the jury or the judge. In the despotic *régime* which it suited the Government to establish in Ireland at this period, it was held that no such criticism was permissible, and Lord Spencer and Dublin Castle resolved to put forward every weapon in the large armoury of Coercion for the purpose of crushing the fearless and brilliant journalist that seemed alone to stand between them and the country they wished to cow. Then began that long and lonely duel between Mr. O'Brien and Earl Spencer which lasted with scarce an interruption for three of the fiercest years in Irish history.

The attack was opened by an action against Mr. O'Brien for what is called 'seditious libel.' The meaning of seditious libel is, attacks upon the Administration which are not agreeable to the Administration. An action of this character is, of course, no longer possible in England. In the midst of this trial, a vacancy arose in the representation of Mallow, through the promotion of Mr. Johnson, the Attorney-General, to a

judgeship. It had been arranged before, that whenever the General Election came, Mr. O'Brien, as a Mallow man, should appeal to the town to throw off its servitude to Whiggery and join the rest of the country in the new demand for the restoration of Irish rights. The opportunity for the appeal had come sooner than anybody had anticipated. The prosecution of O'Brien by the Government lent a singular opportuneness to the struggle, and a still further element of significance was added to the contest by the Government sending down Mr. Naish, their new Attorney-General, as his opponent. Mallow, in some respects, has a history similar to that of Athlone, Sligo, and some other small constituencies of Ireland. During the dread interregnum between the betrayal of Keogh and the rise of Butt, it had followed the example of the other small constituencies in sending into Parliament the worthless representatives of Whiggery or Tories. The representatives of Mallow, like the representatives of Galway and Athlone, and of Sligo and Carlow, bought that they might sell. It had, accordingly, been a favourite ground for the race of Rabagas, in the period when a place in Parliament was the only avenue to legal promotion, and brought to the ease and emolument of the judicial bench the aspiring lawyers who had been willing to pay largely for the privilege of representing the place. Its most noticeable representative of this type was Mr.—afterwards Sir Edward—Sullivan, the Lord Chancellor of Ireland. He was a Mallow man, but it was not his claim upon it or his politics that had so largely helped to gain him the position as the lavish bribes he bestowed from his own pocket, like nearly every other member of the judicial bench, upon the corrupt members of the constituency, and the still larger bribes he was able to bestow in the shape of official appointments. The contest for Mallow, under circumstances like these, attracted an immense amount of attention, and all Ireland looked to the result with feverish eagerness. Mr. O'Brien was assisted by some of the most prominent members of his party, and there was considerable hope that the contest might end in a victory. But the reputation of Mallow had been so bad for so many years that there were doubts mixed with hope, and the utmost

expectation was that Mr. O'Brien would be returned by a small majority. The full significance of the change that had come over all Ireland was shown when the result was announced, and it was found that O'Brien had been returned by a majority of 72—161 to 89.

The Irish members were prepared to bring before Parliament the shameless jury-packing and the other features of the Coercion *régime* when the Session of 1883 opened. But meantime there had come to the Lord-Lieutenant aid from an unexpected quarter. On January 21 a number of men were arrested on a charge of being concerned in the murder of Lord Frederick Cavendish and Mr. Burke, and some days after the trial opened the whole world was startled by the appearance of James Carey, the chief of the gang, in the witness-box. The circumstances under which the Government consented to allow this—the leading and the worst spirit of the whole conspiracy to escape punishment—will remain unknown until memoirs have begun to tell another generation of the hidden springs of action in the present generation. It is certain, however, that the acceptance of Carey's testimony was not agreed to till after several consultations; and if rumour be trustworthy, the chief person in insisting on calling Carey from the dock to the witness-table was Sir William Harcourt. His hope, of course, was that Carey would have been able to give evidence which might implicate the Land League in the atrocious doings of the Invincible Society, and thereby bring home murder to Mr. Parnell and the other leaders of the Irish party. There is a saying attributed to the Home Secretary which roughly sums up his expectation of the effect upon the Irish party of the evidence of Carey. 'This,' he is reported to have said, 'will take the starch out of the boys.'

Other speakers, especially of the Ministerial party, did not scruple to say outright what Sir William Harcourt had thus put in the *déshabille* of private conversation, and more than suggested that while it was Joe Brady that used the knife, the Irish members were the men who had supplied the funds.

Under the influence of speeches like this public passion.

in England once more became fiercely aroused, and the majority of the English people were firmly convinced, in all probability, that before many days Mr. Parnell would take his place beside the murderers of Lord Frederick Cavendish and Mr. Burke. Irish members are sometimes accused of being venomous, violent, and unscrupulous in their attacks upon their political opponents. Their speeches in this respect were once compared by Mr. Chamberlain to the use of explosive bullets in civilised warfare. This charge is conveniently but characteristically forgetful of the things Irish members have had to bear from the tongues of their English opponents and the pens of English journalists.

There was one man who was again dragged from the depths to the surface by the new revelations as to the state of Ireland. By the same strange logic which had made the hideous outcome of Mr. Forster's policy in the assassinations its defence and not its most eloquent condemnation, the revelations of the trials became again, amid the fury of English passion, to be the vindication of his wisdom. After his fashion he resolved to take full advantage of the tide of passion that was running so high. Mr. Gorst proposed :—

And we venture to express our earnest hope that the policy which has produced these results will be maintained, and that no further attempts will be made to purchase the support of persons disaffected to Her Majesty's rule by concessions to lawless agitation ; and that the existence of dangerous secret societies in Dublin, and other parts of the country, will continue to be met by unremitting energy and vigilance on the part of the Executive.¹

On February 22, 1883, Mr. Forster took part in this debate, and at once resolved to make it the occasion of having it out with his old and triumphant enemy. He had carefully prepared himself for the occasion. His notes were voluminous ; every sentence in his long indictment had been carefully weighed ; the speech was full of the adroit innuendo and the deeply laid though apparently casual asides of which the member for Bradford is a master. The attack on Mr. Parnell was made the more palatable to the House

¹ Hansard, vol. cclxxvi. p. 414

by its being dexterously sandwiched between attacks on Mr. Forster's former colleagues, against whom at this moment the tide ran almost as high as against Mr. Parnell himself.

The indictment was a great, an immense parliamentary success. The House, swept by its invective, was lashed into fury, and there were loud cries for Mr. Parnell's immediate rise. This demand is a sufficient proof of the fairness of the temper in the House. Mr. Forster had delivered a speech which he had prepared for weeks; the speech had been extended into the dinner hour; and it was this famished and impatient assembly that Mr. Parnell was expected to address with an impromptu reply to a most elaborately prepared attack. Mr. Parnell, of course, declined to be bullied into premature speech; and, indeed, contemptuous of this as he is of every attack, he for some time was doubtful whether he should take the trouble of replying at all. The English press, meantime, was in exultant delight. 'Mr. Forster's stern interrogatories,' said the 'Times,' 'fell on Mr. Parnell like the lash of a whip on a man's face.'

It is worth pausing for a moment here to say that the whole cause of the tempest against Mr. Parnell and the Land League, which raged for weeks in England and threatened the liberty if not the life of some of the Irish leaders, was the result of a couple of sentences of an informer. The following are the sentences referred to. Carey is being examined by the Crown prosecutor.

What was the opinion amongst some of them as to where the money came from?—There were different ideas. Some said it came from America, I said I did not believe that it came from America.

Where did you say you believed it came from?—I said I did not think from America. I think I expressed myself, but I know between the whole of us it was repeatedly said, 'Perhaps they are getting it from the Land League.'¹

From this it will be seen that all Carey ventured to say was that he or some other members of his gang had a suspicion that the money came from the Land League. The subject was never recurring to in his evidence, and of course, it

¹ *United Ireland*, Feb. 24, 1883.

was never recurred to, for the reason that the Crown authorities knew that a connection between the Land League and the 'Invincibles' could not be established. This is one of the many indications of how terrible a thing it is that the reputation and fortunes of an Irish cause should be at the mercy of a national opinion in England, which is so inevitably liable to go wrong and to believe the worst and the weakest evidence. Attention would have been more fitly directed to another portion of the evidence of Carey which spoke in trumpet tones against Mr. Forster. The 'Invincibles' were the same dread brood that despotism always begets, were as much the children of Mr. Forster's *régime* as the Nihilists are of the autocracy of Russia, and Carey himself was the strongest witness in proof of this.

James Carey cross-examined by Mr. Walsh—

When you became a member of the Order of Invincibles was it for the object of serving your country that you joined?—Well, yes.

And at that time when you joined with the object of serving your country, in what state was Ireland?—In a very bad state.

A famine, I think, was just passing over her?—Yes.

The Coercion Bill was in force, and the popular leaders were in prison?—Yes.

And was it because you despaired of any constitutional means of serving Ireland that you joined the Society of Invincibles?—I believe so.¹

It was, of course, assumed that Mr. Parnell would go down under this flood of hatred and calumny. The only effect in Ireland was to attract to him the more passionate affection of his people. The idea had long been familiar to the minds of his admirers that he should be relieved from some of the pecuniary embarrassments which he inherited and which he had himself largely increased by his generosity to his tenants both during and before the Land League agitation. The attack of Mr. Forster brought this idea to practical shape, and the Parnell Tribute was started with a letter from Archbishop Croke. One thing only was wanted to its success; that was another attack. This came as a result of the sinister counsels of a renegade Nationalist at the

¹ *United Ireland*, Feb. 24, 1833.

Vatican. The tribute went on apace, and when it was closed it had reached close upon the handsome amount of 40,000*l.*

In other ways, too, Ireland was showing that she was not to be turned back from the man and the principles to which she had now definitely committed herself. One of the worst acts of the White Terror was the imprisonment of Mr. Harrington. He had, in a speech at Westmeath, endeavoured to rouse the farmers to a sense of their duty to their labourers. The farmers, unfortunately, required some stimulus in this direction. Serfs themselves, who had been plundered for generations, and had thus been in most cases reduced to abject poverty, they naturally treated those under them with want of consideration; and the labourers of Ireland remain still the worst-housed, worst-dressed, and worst-fed population in any Christian country. At the same time, deprived of education, the labourers might be led astray into seeking reform through violence; and the labourer, as a land agent once triumphantly informed Mr. Healy, can be more dangerous to the farmer than ever the farmer can be to the landlord. The farmer requires a blunderbuss; the labourer requires only a match.

These were the considerations which will occur to anybody who knows anything of the Irish land problem. They were certainly the considerations present to the mind of Mr. Harrington. The words he was accused of employing were: 'Now I ask the tenant-farmers to come forward generously and give the labourers a fair day's wages for a fair day's work. If not, the agitation which has been carried on in their behalf will be turned against them if they do not come forward and assist the labourers here in their hour of need.'

These words the authorities of Dublin Castle professed to regard as intended and calculated to intimidate the farmers of Westmeath. Mr. Harrington was sent before two of the magistrates who had been specially appointed to carry out the work of the authorities under the Crimes Act. It is one of the jokes of this period that the appointment of these magistrates was held up as a concession to popular feeling; and that such magistrates, being independent of the Administration, would hold the scales evenly between the Crown and

the subject. Mr. Trevelyan—the saddest instance in these days of the shameless apostasy from lifelong principles which Irish office can produce in an English statesman—actually was not ashamed to bring this argument forward in defending the action of the Administration in the case of Mr. Harrington. The magistrates were, as has already been pointed out, servants of the Crown, appointed by the Crown, continued or dismissed from office by the Crown, promoted to higher or reduced to lower positions and emoluments by the Crown, and as much, therefore, independent judicial tribunals as the provincial magistrate of a Turkish administration. Before two of such magistrates Mr. Harrington had not, of course, the least chance of acquittal.¹ Then an appeal was allowed

¹ There was an amusing but instructive instance of the manner in which evidence used to be doctored in trials under the Crimes Act. The main witness against Mr. Harrington was Acting-Constable Mathews, who professed to have taken a shorthand note of Mr. Harrington's speech. It was on the report of Acting-Constable Mathews that the prosecution was undertaken.

Mr. HARRINGTON, to witness: Now, on your oath are these the *bonâ fide* notes that you took on the platform while I was speaking?—No. . . . I wrote the transcripts from my notes and from memory.

Did you alter your notes after the meeting?—I did. . . . In writing my notes on the next day I called my memory into requisition. My memory is a particularly clear one.

Notwithstanding the fact that with your four years' shorthand writing you cannot write the letter L?—Yes, but I can write the letter L. . . . I could make it on the last day.

Mr. HARRINGTON asked the Court: Did he make the proper character L on the last day?

CHAIRMAN: We believe it is within our recollection that he did not. . . .

Mr. HARRINGTON, to witness: In the original notes you took on the platform did you write all the words of my speech?—No, I did not. I used my memory in suppressing some words you used. I used my memory also in suppressing some of the sentences used by you. I did not alter my notes. . . . I altered them.—(*How the Crimes Act is Administered*, pp. 55-6.)

Mathews was asked to read his notes, and was given four hours to study them. On the following day this is what occurred: Acting-Constable Mathews was afterwards put into the witness-box and asked to read the whole of Mr. Harrington's speech from his original notes of the speech taken on the platform. He was obliged to confess that he was utterly unable to read them. He alleged that the book was soiled and that he could not read his notes in consequence. The shorthand was easily obliterated.

The Bench examined the note-book at the defendant's request, and expressed their opinion that the book was clean and that there was no reason why he should not be able to read it.—(Extract of report from *Daily Express* Dublin Conservative organ), Jan. 11, 1883, quoted in *How the Crimes Act is Administered*, p. 59.

to the County Court Judge. Here again Mr. Harrington was before what the Chief Secretary did not scruple to call an independent judicial tribunal. The County Court Judge was Mr. J. Chute Neligan. Mr. Neligan is a Kerry landlord; Mr. Harrington is the proprietor of the 'Kerry Sentinel,' which has waged fierce war upon the oppression of the landlords of the County Kerry; and it will be understood under the circumstances how fair a trial Mr. Harrington was likely to have. The conviction was confirmed, and Mr. Harrington was sentenced to two months' imprisonment. It was a consequence of this sentence that he should be subjected to the punishment of the plank-bed for a month, and undergo all the other hardships that are meted out to the worst criminals. This sentence, severe enough, was aggravated by the determination of the prison authorities to render his stay in prison as odious as possible. He was asked to perform a duty the description of which is not permissible; some of the landlords of the county could see their hated and fallen foe thus menially and disgustingly employed from the window of the governor's house, and Mr. Harrington refused to give his enemies the spectacle of his degradation. In consequence he was condemned by the governor to the loss of the two hours' recreation he was allowed, by the prison rules, and for six days he had to remain within his cell without even once tasting a breath of fresh air or enjoying a moment's exercise. It was while he was thus in the solitude of his cell that he received news which was his vindication and the everlasting shame of Lord Spencer and Mr. Trevelyan and all the other persons responsible for his imprisonment. A vacancy had been made in the representation of Co. Westmeath by the retirement of Mr. Gill. Mullingar—the town in which Mr. Harrington was imprisoned—is the capital town of Co. Westmeath, and here the nomination of candidates had to take place. The constituency, up to the passage of the Franchise Act, consisted exclusively, or almost exclusively, of farmers; probably there was not a single labourer on the whole electoral roll. In other words, the constituency consisted exclusively of the class whom Mr. Harrington was convicted of having intimidated, and excluded everyone of the class in whose interest

he was accused of having employed intimidation. Yet it came to pass that no less than three nomination papers were sent in signed by farmers, and Mr. Harrington's popularity was so great that nobody even attempted to oppose him. It had been arranged that a signal from the railway embankment, from which the cell of Mr. Harrington was visible, should announce the result of the election; and the signal seen by Mr. Harrington in his cell told him that, though humiliated and tortured by the British power, he had been freely given by his own people the highest honour it was in their power to bestow.

But the Government were not yet done with Mr. Harrington. He had to serve out the full term of imprisonment for a crime of which he had thus been triumphantly acquitted; and soon after the issue of a ridiculous placard, that bore the indications of a practical joke in its every line, was used as a pretext for seizing his newspaper, turning his printing-office inside out, and later his brother was sentenced to six months' imprisonment. It is paying a very bad compliment to Lord Spencer and Mr. Trevelyan not to assume that they knew the utter groundlessness of the charge against Mr. Harrington's brother quite as well as Mr. Harrington himself. There are many darker and more heinous crimes to be laid to the charge of the administration of Lord Spencer and Mr. Trevelyan, but their action towards Mr. Harrington and his brother marked, perhaps, the lowest depth of mean malignity.

A more important victory than even that in Westmeath soon came. The promotion of Mr. Givan to a Government situation left a vacancy in the county of Monaghan. It was at once resolved that the seat should be contested by Mr. Healy, whose great services in amending the Land Act, and especially in obtaining the clause called after his name, marked him out as the strongest candidate for such a contest. The attempt to gain a seat in one of the Ulster constituencies was regarded as insane impudence. The Whigs demanded that, though representative of a miserable minority of the popular party, they should be allowed their traditional place as the officers of the army of which the

rank and file were almost entirely composed of Nationalists.¹ These impudent pretensions were for once rejected, and the Nationalists determined to win or lose with their own man. The Tories, on their side, felt the full importance of the contest, and put forward one of their ablest representatives in Mr. John Monroe, an eminent Queen's Counsel. The three parties were thus represented: the Nationalists by Mr. Healy, the Liberals by Mr. Pringle, and the Conservatives by Mr. Monroe. The contest was fought with considerable spirit on all sides, and in the end the National candidate won. The Liberal candidate exposed the emptiness of the pretensions on which his party had held the monopoly of political power for so long. Mr. Pringle had but 274 votes; Mr. Monroe received 2,011 votes; Mr. Healy, with 2,376 votes, had a clear majority over the candidates of the two parties combined. A few weeks afterwards Whiggery received an even more crushing blow. For the vacancy made by Mr. Healy there came forward The O'Connor Don and Mr. W. H. K. Redmond. Mr. Redmond was a young man, scarcely of legal age at the time of the contest, and he was absent in Australia. The O'Connor Don, on the other hand, was a trained and mature politician; and, though he had joined the ranks of his country's enemies, came from an old Irish stock. But in the struggle he was beaten ignominiously. The numbers were: Redmond, 307; O'Connor Don, 126; and it was only the intervention of the popular leaders that saved the defeated Whig from the vengeance of the people, exasperated at the implied insult in the effort to seduce their ancient town from the rest of the country in the struggle for the restoration of Irish liberties.

In the autumn of this year an attempt was made from another of the anti-National forces to arrest the tide of National victory.

The province of Ulster has, with a characteristic ignorance of Irish affairs, been always regarded by the English public

¹ Ulster (said the *Northern Whig*) is not National and cannot be made National. . . . The loyal Ulster electors, Protestant and Catholic, Liberal and Conservative, have only to come to an understanding to divide the representation. Under such an arrangement not one Nationalist candidate could be returned for Ulster.—(Quoted in *Pall Mall Gazette*, June 27, 1883.)

as forming a solid mass unanimously in favour of the perpetuation of English domination and against the restoration of Irish liberties. This absurd misrepresentation of the real state of Ulster obtained even among a portion of the Irish public. To the southern Nationalist the north was chiefly known as the home of the most rabid religious and political intolerance perhaps in the whole Christian world; it was designated by the comprehensive title of the 'Black North.' But it was not always so. In the days of 1798 the most stubborn resistance to the success of the English forces was made in Ulster. It was Ulster Presbyterians who, banished from Ireland by laws that worked oppression without regard to religion, gave to the American Revolution its most steadfast counsellors and some of its best generals and bravest soldiers. It was among Ulster Presbyterians that the foundation was laid of the association known as the United Irishmen, who formed, up to the days of Fenianism, the most formidable conspiracy against English rule. In more modern times Ulster Presbyterians formed one of the strongest elements of the Tenant Right party. It is true that, in the course of time, the Presbyterians forgot the more robust faith of their ancestors, were in some instances carried away by the tide of religious bigotry, and in a large degree lapsed to the ignoble compromise of Whiggery; but at all times in the history of Ulster the Catholics formed nearly a half of the entire population. These Catholics were Nationalists to a man; and, living in the midst of a population which the law permitted to insult, to persecute, and often to murder them with perfect impunity, they held to their faith with a fervour unknown in the almost exclusively Catholic parts of the country. But the landlords belonged to the anti-Nationalist party; the boards were all manned by members of the anti-Nationalist party; the occupants of the Bench were gathered from the ranks of an organisation sworn to persecution and hatred of the Catholics; and, finally, under a restricted franchise, the parliamentary representatives were taken exclusively from the two English parties. Under these circumstances the National party in Ulster still remained inarticulate, and Ulster continued to present to the outside

world a solid front of fierce antagonism to everything Irish and National.

The Land League did much to make this *terra incognita* known to the rest of Ireland and to the world generally. The Land League gathered to its ranks all the Nationalists, and obtained, if not adhesion, at least toleration; National representatives spoke from Ulster platforms to audiences as large and more enthusiastic than in any other part of Ireland; and practically the masses of the people there were as solidly on the side of the League as in any other part of the country. After the Monaghan election the Ulster Nationalists decided that they should hold meetings in different parts of the country for the purpose of preparing for the general election by establishing registration associations. The object was unquestionably legitimate and even praiseworthy. It was in the highest sense legal, and these meetings were organised and upheld by something like 48 per cent. of the population generally in Ulster, and in some of the counties where the meetings were to be held, by 70 per cent. of the population.

The meetings, which were protested against by Orangemen as an invasion, were summoned, among other places, for the county of Cavan, and Cavan, both in the election of 1880 and in the last election, returned two National representatives; in Monaghan, and Monaghan is now represented by two National members; in Tyrone, and three out of four seats in Tyrone are represented by Nationalists; in Fermanagh, and the two seats in Fermanagh are represented by two Nationalists; in Newry, and the return of a Nationalist in Newry was not even opposed. The statistics of population show with equal clearness the impudence of the Orange claim. In Strabane, where a meeting was called, out of the total population of 4,196, 2,720 are Catholics, and there are only 693 of the Episcopalian Protestants, from whom Orangeism is largely recruited, and 685 Presbyterians. Out of the entire population of 5,231 in Pomeroy, 3,537 are Catholics, 734 Episcopalian Protestants, and 892 Presbyterians. Out of the entire population of Castle Derg, 3,748 are Catholics, 940 Episcopalian Protestants, and 505 Presbyterians. And, finally, out

of the entire population of 6,069 in Rosslea, where there was a most violent attempt to break up the Nationalist meeting, 4,394 are Catholics, 1,357 Protestant Episcopalians, and 258 Presbyterians.¹

The landlords resolved to make a last desperate effort for the preservation of their power, and organised a movement perhaps as wicked and as shameful as any known to the modern history of Ireland. They openly proclaimed that they would put down, by force of arms if necessary, these meetings of their fellow-citizens. They organised bodies which had all the appurtenances as well as the spirit of armies. Wherever a Nationalist meeting was arranged they organised a counter-demonstration. Their followers went to these demonstrations as heavily armed as if they were marching to the field of battle, and the orators of the day made speeches openly inciting to wholesale murder.

'With no uncertain sound,' said an Orange placard published in Omagh, 'compel the rebel conspirators to return to their haunts in the south and west, and under a guard of military and police, as in Dungannon on Thursday.'² 'It was a great pity,' said Lord Rossmore, 'that the so-called Government of England stopped loyal men from assembling to uphold their institutions here, and had sent down a handful of soldiers whom they could eat up in a second or two if they thought fit.'³ 'The Orangemen,' said Captain Barton, 'if they liked could be the Government themselves. . . . He only wished they were allowed, and they could soon drive the rebels, like Parnell and his followers, out of their sight.'⁴

Major Saunderson wondered 'why those rebels abused the police and soldiers; only for them where would they have been in Dungannon? They would have been in the nearest river (cheers), and at Omagh and Aughnacloy they would have been in the same place.'⁵

The Rev. Mr. Jagoe 'would conclude by telling them what John Dillon, another rebel, said in a speech in the House of Commons, and which he took from a report in the

¹ *Loyalty plus Murder*, p. 10. By Mr. T. M. Healy, M.P. ² *Ib.* p. 7.

³ *Ib.* p. 18.

⁴ *Ib.* p. 22.

⁵ *Ib.* p. 23.

"Freeman's Journal," and which he had in his pocket—"That he would advise the people to shoot down every Protestant in Ireland." (Groans and cries of "We'll shoot them.")¹

'Theirs was no aggressive party,' exclaimed Mr. Murray Ker, D.L. . . . 'Let there be no revolver practice.' (Cheers.) 'His advice to them about revolvers was, never use a revolver except they were firing at someone.' (Laughter and cheers.)²

'If the Government,' said Lord Claud Hamilton, 'fail to prevent Mr. Parnell and Co. from making inroads into Ulster . . . if they do not prevent those hordes of ruffians from invading us, we will take the law into our own hands, and we ourselves will.'³ 'Keep the cartridge in the rifle,' said Colonel King-Harman at Rathmines.⁴ 'Keep a firm grip on your sticks,' said Mr. Archdale at Dromore.⁵ The 'Daily Express,' the organ of law and order and of the landlords, whose editor is the well-known Dr. Patton, Dublin correspondent of the 'Times,' filled its columns with direct incitements to murder which would have landed, and justly landed, a Nationalist editor in penal servitude.

This new attempt (it wrote of the Nationalist meetings in Ulster) . . . will be repelled, and the hireling disturbers of the peace of Ulster hurled back ignominiously from the frontier by the loyal men of Fermanagh. . . . They have at length aroused a spirit in the north which will no longer submit to insult. The alarm is sounded, and the determination of the Loyalists of the country expressed in another column. It is a warning which they will do well to respect. Let them call it a threat if they choose. There it is to be read and pondered. It is no time to quibble about words. The meaning is clear and plain, and the men to whom it is addressed do not shrink from the avowal of their final determination. They plainly tell the disturbers of the peace . . . that they are determined to take effectual measures to put a stop to every attempt to disseminate pernicious doctrines in their midst.⁶

Commenting on the death of an unfortunate creature named Giffen, who was killed by the police at Dromore, the same organ wrote :—

¹ *Loyalty plus Murder*, p. 23.

² *Ib.* p. 41.

³ *Ib.* p. 42.

⁴ *Ib.* title-page.

⁵ *Ib.*

⁶ *Ib.* pp. 32, 33.

As it was, the fact that a couple of men on the Loyalist side were wounded with lances or bayonets is most unlucky. The men may have misbehaved, they may have deserved what they got, but it is very painful to the feelings of all people to find the Queen's troops charging and cutting down even rioters who are urged on to riot by loyalty.¹

Meantime everybody was naturally asking, What were the executive doing? The same man who had sent peasants to the scaffold after hurried, partial trials, permitted the Lord-Lieutenants, deputy lieutenants, and magistracy of Ulster to proclaim these incitements and to make these preparations for wholesale murder. The authorities who had endeavoured to consign Mr. O'Brien to a prison for fair comments on public trials allowed Orange journals to preach with absolute impunity the gospel of assassination. To add to the outrage of the occasion, a member of the Cabinet, boastful of his more robust Radicalism, and claimed as an ardent friend of Ireland, insulted and mocked the people of the country by describing the impunity of these gross encouragements to the shedding of blood on one side, and this cruel and relentless persecution of the National majority on the other, as the policy of 'an even keel.' Another Cabinet minister, who had been one of the most violent in his denunciations of Mr. Parnell on the ground of his exploiting crime as a political weapon, was not ashamed to speak in language of exultation at these outbursts of ferocious and sanguinary bigotry, and showed a perfect readiness to exploit the bludgeons and the revolvers of Orangemen and their lawless and murderous proceedings as an argument in favour of his own political principles. Lord Hartington's comment on Sir Stafford Northcote's tour was that it had shown how much loyalty to England there was in Ireland; and this was a gratification.

This is one of the instances of that true appreciation of Irish affairs which makes Irishmen nowadays so confident in the goodwill and the pledges of English Liberals. But by the Irish public the situation was perfectly understood. Lord Spencer, professing to hold the scales of justice, and to govern evenly between the contending factions in Ireland,

¹ *Loyalty plus Murder*, p. 53.

thus lent all the force and encouragement he dared to the English faction. In fact he adopted what most people thought the discredited and abandoned principles of an earlier and a more sanguinary generation. He divided in the hope of conquering; and Mr. Trevelyan, as the result of the direct encouragement which he and his superior had given to these riotous, illegal, and murderous proceedings, was able to draw the agreeable moral that English domination was required in order to keep Irish factions from each other's throats, and that National government in Ireland would necessarily result in internecine and destructive quarrels.

The approach of the opening of Parliament compelled Lord Spencer to take action, and the result of his awakened energies was the severest condemnation of his previous inaction. Police shorthand writers were sent to some of the Orange, as previously they had been sent to all of the Nationalist meetings, and the peers and the deputy lieutenants and the magistrates at once abandoned the tone of murderous incitement. A body of police was ordered to prevent the breaking up of a meeting by Orange rowdies, and the rowdies, of course, flew pell-mell before the first charge of the police. There never was a movement so blustering and so cruel that vanished with such rapidity before the first show of determination on the part of the Government. Under a National government such a movement would be almost unimaginable. It required the stimulation of foreign intervention to permit or to create it; and it was the wicked action of himself and his colleagues in producing divisions that, without him and them, would not have existed, that Mr. Trevelyan was not ashamed to adduce as an argument in favour of English rule.¹

¹ It is well to quote Mr. Trevelyan's own description of the state of things which he and Lord Spencer permitted to exist in Ireland; they are the strongest condemnation of the policy of the Irish Government at this crisis. This is his description of the character and purpose of the Orange counter-demonstrations: 'Unfortunately, however, the counter-demonstrations of the Orangemen were, to a great extent, demonstrations of bodies of armed men. At their last meeting at Dromore *sackfuls of revolvers were left behind close to the place of meeting.* The reason that they were so left was that a shrewd and energetic officer who was present was seen to search the Orangemen as they came along. The Orange meetings, therefore, were bodies of armed men, many of whom came prepared to use their arms; some of them prepared to make a murderous attack upon the

This was the last effort of ascendancy in Ireland. In the next session of Parliament the Irish masses were offered for the first time in all their history an opportunity of being truly represented in an Imperial parliament. To the acquisition of their rights by their countrymen the Irish Tory party offered a frantic resistance, but the Irish question had by this time got beyond the stage at which it could any longer be trifled with or avoided. Though possibly in their hearts the majority of English Liberals disliked as heartily as English or Irish Tories the prospect of the voice of Ireland being heard at Westminster, English statesmen saw that the time had passed for refusing to Irish citizens an exact equality of rights with those of their fellow-citizens in Great Britain. Even the Tories appreciated the situation sufficiently to be divided upon it. Sir Stafford Northcote and several other leaders of the party refused to join in the demand for excluding Ireland, and although the voices against Irish rights had been loud during the recess, the anti-Irish forces scattered in shameful and disastrous retreat when the moment for conflict came. Mr. Chaplin proposed an amendment the object of which was to exclude Ireland from the franchise. He was able to quote in favour of his proposition the words of the Marquis of Hartington—not more than twelve months old—which described this very measure—the measure which the Liberal Government, with the Marquis of Hartington as one of its members, were now bringing in—as an act little short of madness. Mr. Chaplin was able to point out, without any contra-

Nationalists.' ('No! No!') 'So far as the Government knew, it was not the custom of the Nationalists to go armed to their meetings until the bad example was set by the Orangemen.'—(Hansard, vol. cclxxxiv. p. 383.) And here is his description of the state to which the Orange firebrands had brought Ulster: 'In spite of the fact that Ulster was full of armed men, who were excited to an extreme degree by the violent speeches of their leaders; that every hand brandished a cudgel; that tens of thousands of revolvers were being carried about; and that the leaders of the men were telling them to take a firm grip of their sticks, and not to fire their pistols except when they were certain of hitting somebody, the winter had so far passed with no great or striking disaster.'—(*Id.* p. 384.) Mr. Trevelyan's inference from the state of things thus described was that he and Lord Spencer were required to stand between Ireland and civil war (*Times*, Dec. 7, 1883). The more reasonable inference is that a Government that could allow such a state of things to continue was not the obstacle to civil war, but the cause and stimulus of civil war.

diction, that the inevitable result of the reduction of the franchise would be to send into Parliament a larger proportion of Nationalist representatives. But these arguments fell, as he knew, upon deaf ears; and after the House had listened for nearly half an hour to his speech—a speech delivered with apparent conviction and fervour—they were suddenly astonished to hear him say: ‘He had only to consider the course which on this occasion he should pursue.’¹

The truth at once flashed upon the assembly. The mover of the amendment was afraid to put it to the test of the division lobby, was about to flee from his own proposal and to resume his seat without proposing his motion. But not even yet was Irish Toryism satisfied. Mr. Brodrick, who, though sitting for an English constituency, is the son of an Irish landlord, rushed in where English Tories feared to tread, proposed a similar amendment, was backed again by all the forces of the Irish landlord party, and, having foolishly given a pledge at the beginning of his speech, that he would go to a division, was compelled to test the opinion of the House. The result was that about a hundred members of his own party left the House, that several of its most prominent members were found in the same lobby with the Irish National members, and that the attempt to deprive Ireland of her rights was rejected by 332 to 137—probably the largest majority ever recorded in favour of an extension of popular liberties.

The next attack upon the rights of Ireland was upon the question as to whether she should retain her 103 seats, and upon this point the Irish Tories found in the ranks of the Liberal party allies of a hostility to Ireland as malignant and as relentless as their own. Mr. Forster had not forgiven the country that had destroyed his career, and, in spite of all the bitter memories associated with his connection with that country, joined in the attack upon her rights with indecent acerbity. Forgetting the number of years during which the representation of Ireland in Parliament was vastly inferior to her just numerical claims, Mr. Forster brought forward the reduction in her population—a reduction caused by English laws and English bayonets—as a reason why she should be

¹ Hansard, vol. ccliii. p. 1080.

less potent in the future for protecting her rights against the more powerful nation. He set down the number of representatives to which Ireland was entitled as eighty-one.¹ In this crusade against Ireland Mr. Forster found a willing ally in Mr. Goschen. It is one of the saddest signs of the times that a man like this, who has grown wealthy by pandering to the extravagance and vices of an Eastern despot, who has amassed his riches through the torture and impoverishment of the Egyptian people, should be tolerated in an assembly supposed to consist of honourable men, and as a member of a party which claims to fight for freedom and for justice. Mr. Goschen was naturally hostile to the rights of Ireland. When the second reading of the Franchise Bill was proposed, Mr. Goschen asked whether the number of Irish seats was to be reduced, and emphatically declared that if no guarantee were given by the Ministry on this point he would be compelled to vote against the measure. Amid a chilling silence, which he himself noticed and utilised, he asked whether the retention of all her seats by Ireland was a principle by which the Government were prepared to stand or fall; and at that moment, when there was no reply beyond a few stray cheers from the Radicals below the gangway, he looked as if he were indeed destined to triumph over Ireland. But neither the Irish landlords, nor Mr. Forster, nor Mr. Goschen could prevail against the forces which had now been arrayed on the side of Ireland, and amid the practically universal assent of the House of Commons, Mr. Gladstone announced, on introducing the Redistribution Bill, that Ireland was to retain the full measure of her seats. In the course of the debates upon this Bill the Irish landlord party made several attempts against this part of the scheme, but these were rejected by overwhelming majorities, and thus the last obstacle was removed towards Ireland finding, in the Imperial Parliament, a body of representatives truly expressing the views of her people. In Ireland itself, meantime, other victories had followed. The nominal Home Rulers, at the time of their secession, were loaded with the praises of English ministers, and were described by the English press as the real representatives

¹ *Times*, March 1, 1834.

of Irish feeling, and upright, outspoken, and reasonable men. It is possible that some of the people who spoke and wrote in this way believed what they said, but the gentlemen themselves soon gave convincing testimony of what they meant by their separation from the ranks of the Parnellite party. They belonged, as everybody in Ireland knew, and the people of England were taught to ignore, to the class of office-seekers, the analysis of whose mischievous influence forms so large a portion of this volume. In due time they sought for the rewards of their treason; the result in every case was their replacement by men pledged to the National principles, to the leadership of Mr. Parnell, and to entire co-operation with the Irish party. Mr. O'Shaughnessy, promoted to the Registrarship of Petty Sessions Clerks, was succeeded by Mr. MacMahon. Mr. P. J. Smyth, made Secretary of the Loan Fund, was succeeded by Mr. John O'Connor. Two other constituencies, whose names occur in the shameful and painful record of the days when Rabagas was supreme, joined as heartily as the other constituencies of the country in returning National representatives. Mr. Kenny, opposed by a Conservative in Ennis, a town which formerly had the shame of having elected Lord Fitzgerald, had been returned by an overwhelming majority. Athlone, which must be irrevocably associated with the name and the treason of Judge Keogh, returned Mr. Justin Huntly McCarthy without a contest. Thus the country proved its solid unity.

ADDITIONAL CHAPTERS.

Reprinted from the "Commission" Edition, embracing all the leading events in Irish History from 1880 to the suicide of Pigott.

CHAPTER XIII.

THE TORY-PARNELL COMBINATION.

THROUGHOUT the whole Parliament of 1880 to 1885, the Tories and the Irish party acted in close combination, except when the Government was proposing coercion. On coercion the Tories and the Parnellites parted company, for when a Liberal Government proposed coercion, it was filching a Tory policy, and naturally found Tory support. But even on coercion there was some joint action. Lord Randolph Churchill, it is known, began making his political career in the Parliament of 1880, as leader of a small band of Tory obstructionists who came to be known as the Fourth Party. The Irish members were, doubtless, in orthodox Conservative eyes, a disreputable lot; but to a young ambitious aspirant, they might be made useful, and for five years it was the central note of Lord Randolph Churchill's whole political action to maintain the most close and the most friendly relations with the Irish members. He gave the first indication of this policy on the Coercion Bill of Mr. Forster. He did not dare to openly oppose it, but he threw cold water upon it, and when it was about to pass its third reading, after the fierce conflict which has already been described, he made a speech which he himself described as giving the Bill 'a parting kick.' This attitude he maintained throughout the whole Parliament, and afterwards, as will be seen.

The Irish Party, on the other hand, were quite ready to accept this alliance. The Liberal Government had proposed

coercion, and had carried it out with vigour. Coercion is the negation of the equality of Irish citizenship; and therefore the Irish Party were bound to resist, and, if possible, destroy any and every Government which carried coercion. It was quite true that between the Liberals and the Irish Party there was absolute agreement on nine questions out of ten outside the Irish Question, and it was with no feeling of satisfaction, but in obedience to the sternest sense of duty, that the Irish members took up an attitude of hostility to the Liberal leaders. In fact, the position of the two parties was in many respects similar. Coercion to the Liberal leaders—or at least to some of them—was ‘an odious and a hateful incident,’ but they felt bound to propose it. To the Irish Party hostility to the democratic forces of this country was an odious and a hateful, but also a necessary, incident in the work of emancipating their country.

(Whether wise or unwise, however, the fact remains that the Irish Party acted in strict combination with the Tory Party throughout the whole Parliament of 1880. In every great division the two parties voted solidly together, and every victory which stirred Tory hearts and menaced the Liberal Ministry was won by the help of the Irish vote, and would have been impossible without that help.) Let us run rapidly through the chief divisions of the Parliament. According to a Liberal organ,¹ the strength of the different parties at the beginning of the Parliament of 1880 was: Liberals, 350; Conservatives, 238; Home Rulers, 64. There must be one slight correction made in this; the number of Home Rulers was but 63. The mistake of the *Daily News* probably arose from the fact that it classed Mr. Whitworth as a Home Ruler, because Mr. Whitworth had made promises so studiously ambiguous as to leave him free to be regarded either as an orthodox English Liberal or a sound Irish Nationalist. Under the circumstances let Mr. Whitworth pass into the Liberal camp. The figures then should stand: Liberals, 351; Conservatives, 238; Home Rulers, 63. Thus the Liberals had a majority over the Conservatives of 113, counting 226 on a division, and the Liberals had over the Conserva-

¹ Supplement to the *Daily News*, December 24, 1885.

tives and Home Rulers combined a majority of 50, counting 100 on a division. But, as everybody knows, the Home Rulers did not remain a united party. (From almost the start of the Parliament of 1880 they divided into two bodies—those who sat with the Liberal Ministers and generally supported them, and those who, following the example of Mr. Parnell, sat on the opposition benches and generally acted as a portion of the regular Opposition to the Ministry.) Dividing the Irish representation according to these different sections, it stood thus: Irish Liberals, 14; Irish Conservatives, 25; Home Rulers, 37; Nominal Home Rulers, 26.¹ This makes a total of 102; the remaining member, the Rev. Isaac Nelson, could not be counted as a supporter of any section; after a few appearances in the House he disappeared to Belfast, and neither entreaty, nor threat, nor duty could ever attract him therefrom again during the entire Parliament. Of the 26 Nominal Home Rulers, the Liberal Party could count in every political division on the support of at least 23 (exclusive of Mr. Bellingham and Sir J. Ennis, who usually voted with the Conservatives, and Captain O'Shea, who in Irish divisions usually voted with the Irish Party). These 23, therefore, must be taken from the Home Rule total of 63, and added to the Liberal total of 351; and the struggle then was between a Liberal Party with a nominal strength of 374, and an Opposition consisting of 238 Conservatives and 37 Home Rulers—374 against 275, or a majority of 101 over the combined Opposition.

Bearing these figures always in mind, let us see how they worked out on a few great political divisions. In 1882 there was a division on the Clôture. The Ministry, with a majority of 101 over all Oppositions combined, escaped by a majority of 39. On May 12, 1884, a vote of want of confidence was proposed in the Egyptian policy of the Ministry. The division took place on May 13: the Irish members voted in a body against the Government, and the result was that the Ministerial majority sank to 28.

¹ The epithet 'nominal' was first applied to these gentlemen by Mr. Gladstone in his Leeds speech of October, 1881. The phrase was immediately taken up in Ireland, and became at once not only an appellation but an epithaph.

In 1885 a Conservative had been replaced by a Home Ruler in Athlone and a Liberal by a Home Ruler in Monaghan. But altogether there had been no very great change in the strength of the different sections. The number added to the Irish Party was altogether seven, raising their strength to forty-four; and the number lost by the Liberals altogether was but three, and these must be further reduced to two, because they had succeeded in returning Mr. Sinclair in the place of Mr. Chaine for County Antrim. On February 27, 1885, a division took place on a vote of censure proposed on the conduct of the Government in reference to General Gordon. The Irish members voted in a body against the Government, and the Ministerial majority was reduced to 14. On May 13, 1885, the Prime Minister rose and made the announcement that the Government intended to propose the re-enactment of 'certain valuable and equitable' provisions of the Crimes Act of 1882. Nothing further was done until the night of Friday, June 5, when Mr. Gladstone announced that on the following Thursday the new Coercion Bill would be introduced. But on Monday, June 8, came the division on the second reading of the Budget Bill. The general public probably did not know that on that night the apparently invincible Government were in any danger; but shrewd onlookers had smelt the danger from afar, and knew that the night would probably seal the fate of the Ministry.

(The Irish members had little doubt as to the course they should take; but if they had any doubt, the Tories had taken care to remove it. Lord Randolph Churchill was again prominent in forecasting the necessity of an alliance between his party and the party of Mr. Parnell. Before Mr. Gladstone finally agreed to propose the renewal of some of the clauses of the Crimes Act, there was, as everybody knows, a struggle inside the Cabinet, Mr. Chamberlain, Sir Charles Dilke and Mr. Shaw-Lefevre leading the hostility to coercion. In the very midst of this struggle Lord Randolph Churchill made a speech in the St. Stephen's Club, strongly denouncing the idea of renewing coercion. (He began by the statement that he was 'shocked' that the announcement of a renewal of coercion had been 'received very much as a matter of course.'

'I lay this down,' he went on, 'without any hesitation, as an absolute and unimpeachable constitutional doctrine, that while any British Government may reasonably, and with perfect confidence, apply to Parliament in times of great popular disorder for exceptional and unconstitutional powers, at the same time, when that popular disorder has passed away, the Government is bound by the highest considerations of public policy and of constitutional doctrine to return to and to rely on the ordinary law.' Then he proceeded to explain the state of circumstances which ought to exist to justify the announcement of the Government. 'It means,' he said, 'that her Majesty's Government have terrible facts, terrible evidence, to adduce to Parliament in support of their demand as to the real condition of Ireland. It means that the Government will tell you that the hearts of the Irish people are full of treason, that everywhere in Ireland there are bands of assassins and midnight marauders, and of desperate men who may be controlled by no ordinary law, lying in wait ready to burst forth into malignant life and malevolent activity. It means that these desperadoes will enjoy to a great extent the sympathy of the Irish people.' But no such state of things existed in the opinion of Lord Randolph Churchill. 'The published returns presented to Parliament,' he declared, 'showed no abnormal amount of crime.' And thus he wound up his assault on the policy of the Government. 'This demand for peculiar penal laws for Ireland at the present moment would be an act in the highest degree impolitic unless supported by overwhelming and overpowering evidence which no one could resist. Because what has been the attitude of Parliament in the last year? Parliament has just enfranchised considerably over half a million of the Irish people, and has declared them capable citizens fit to take part in the Government of this empire. In a few months these new voters will exercise their rights for the first time. Now, I ask you, would it not have been well, would it not have been hopeful, would it not have been cheering, if you could have tried to put some kind thoughts towards England into their minds by using the last days of this unlucky Parliament to abrogate all that harsh legislation

which is so odious to Englishmen, and which undoubtedly abridges the freedom and insults the dignity of a sensitive and an imaginative race? How do you suppose all these 700,000 new electors will go to the poll? What thoughts will they have in their minds? Will they not go to the poll with the knowledge that the Parliament of England in its last dying days, in a moment when they were unrepresented who had been declared to be capable citizens, had given them what they will think a parting kick.'¹

(Such a speech pretty plainly indicated that Lord Randolph Churchill would oppose the coercive proposals of the existing Government, and that if he had any voice in the policy of the next Tory Government—and everybody knew that he was bound to have a potent voice—there would be no coercion from the Tory Government either.) But with even so strong an assumption, the cautious and realistic leader of the Irish Party was not satisfied; and the Irish members did not go into the lobby to vote against a Liberal Ministry about to propose coercion until there was an assurance, definite, distinct, unmistakable, that there would be no coercion from their successors. It was under these circumstances that the momentous division of June 8, 1885, was taken. 'It was only,' I wrote in a description of the historic scene immediately after its occurrence, 'as the division was approaching its end that some suspicion of the truth began to dawn upon the Tories. At once a state of unusual and fierce excitement supervened. (Lord Randolph Churchill was particularly vehement. It was seen that the stream from the Government lobby was getting thinner, while that from the Opposition was still flowing in full tide: and each successive Tory, as he got into the House, was almost torn to pieces as he was asked what was his number.) There were coarse whispers, and eager demands, and a slight and tremulous cheer. But it was too soon as yet to give way to a joy that might be premature. At last certainty began to come thickening signs. Lord Kensington walked to the table from the Government lobby and stated the numbers to the clerk. This was almost decisive, as it showed the exhaustion

¹ *Times*, May 21, 1885.

of the numbers of the Government; and here were the Conservatives still coming in. The number of the Government was now known to be 252, and the great question was whether the Conservatives had beaten this. It was soon known that 252 had been beaten, and then the floodgates were opened. Lord Randolph Churchill was the leader of the uproar; and Gavroche celebrating a victory at the barricades, or an old Eton boy triumphing over success at football, could not have been more juvenile in the extravagance of his joy. He took up his hat and began to move it madly, and soon he had actually got up and was standing on his seat, and from this point of vantage kept waving his hat. Some younger Tories sitting beside him imitated this mad example and waved their hats.¹ Here we have the Tories rejoicing over a victory which was obtained for them by the Irish vote; and in a very few days afterwards they were enjoying the spoils of office which the same Irish vote had bestowed upon them.

Lord Salisbury succeeded to Mr. Gladstone. Lord Randolph Churchill was Secretary for India, and Sir William Dyke was sent as Chief Secretary to Ireland. The new Tory Cabinet honourably and promptly fulfilled their engagements to the allies who had brought them into office. Coercion was at once dropped. A still more difficult demand was soon after made. There was a strong feeling in Ireland that Myles Joyce—one of the men hanged for participation in the hideous Maamtrasna massacre—was innocent, and also some others who were still in penal servitude. Several times during the existence of the Ministry of Mr. Gladstone an attempt had been made to have the question reopened; but the Government had always steadily refused. The attempt was renewed when there came the change of Administration. The position of the new Government was very difficult. The acceptance of the Irish demand meant the throwing over of Lord Spencer; and Lord Spencer had carried out the policy of coercion in Ireland with an energy and courage that had won him the admiration of all Englishmen. But the Government had no choice; they promised an inquiry.

¹ 'Gladstone's House of Commons,' pp. 553, 554.

It was not for the Irish party to condemn the Tory Administration for doing their work; but Englishmen generally joined in the condemnation of this vile abandonment of principle and this shameful desertion of the brave Englishman who had passed for years through hourly risk of his life, a fierceness of attack, a universality of popular hate, more killing than even the assassin's knife. A burst of indignation came from all sides, and even so tepid a Liberal as Mr. Goschen was provoked into excited comment on the 'Maamtrasna alliance.' Soon after, the new Government gave a further proof of their resolve to please the Irish members. The plan of the Irish Party for the settlement of the Irish Land Question has always been peasant proprietary. At the first conference of the Land League—that much-abused body—peasant proprietary, and peasant proprietary by purchase, was set forth as the proper solution. It is worth while reproducing here the programme of a body that has been represented as proposing nothing but confiscation and plunder. This was the programme of the Land League:

'To carry out the permanent reform of land tenure, we propose the creation of a Department or Commission of Land Administration for Ireland. This Department would be invested with ample powers to deal with all questions relating to land in Ireland. (1) Where the landlord and tenant of any holding had agreed for the sale to the tenant of the said holding, the Department would execute the necessary conveyance to the tenant, and advance him the whole or part of the purchase-money; and upon such advance being made by the Department, such holding would be deemed to be charged with an annuity of £5 for every £100 of such advance, and so in proportion for any less sum, such annuity to be limited in favour of the Department, and to be declared to be repayable in the term of thirty-five years.

'(2) When a tenant tendered to the landlord for the purchase of his holding a sum equal to twenty years of the Poor Law valuation thereof, the Department would execute the conveyance of the said holding to the tenant, and would be empowered to advance to the tenant the whole or any part

of the purchase-money, the repayment of which would be secured as set forth in the case of voluntary sales.

'(3) The Department would be empowered to acquire the ownership of any estate upon tendering to the owner thereof a sum equal to twenty years of the Poor Law valuation of such estate, and to let said estate to the tenants at a rent equal to $3\frac{1}{2}$ per cent. of the purchase-money thereof.

'(4) The Department of the Court having jurisdiction in this matter would be empowered to determine the rights and priorities of the several persons entitled to, or having charges upon, or otherwise interested in, any holding conveyed as above mentioned, and would distribute the purchase-money in accordance with such rights and priorities; and when any moneys arising from a sale were not immediately distributed, the Department would have a right to invest the said moneys for the benefit of the parties entitled thereto. Provision would be made whereby the Treasury would from time to time advance to the Department such sums of money as would be required for the purchases above mentioned.'

These proposals were made as far back as 1880. It is scarcely necessary to say that they encountered fierce opposition and denunciation from the British press. 'They were,' said the *Times*,¹ 'clearly confiscation, pure and undisguised.' These also were the proposals which were put forward by the Irish Party when the Land Question was taken up by Mr. Gladstone. They were rejected at that time, with the result that they were taken up by all parties at a later period. It has been seen that Mr. W. H. Smith, in 1882, proposed a resolution which demanded exactly the same settlement for the Land Question as had been demanded by the Land League in 1880. In the excitement caused by the assassination in Phoenix Park, coupled with the Crimes Act, the question was then dropped; but on June 12 of the following year it was once more taken up, and on this occasion the sponsor of the Land League settlement of the Irish Land Question was no less a person than Lord George Hamilton, a leader among the Conservatives, and the son of an Irish landlord. One English journal at least appreciated the sig-

¹ May 5, 1881.

nificance of this appropriation of Land League doctrines by Conservative leaders and by Parliament generally; for the motion of Lord George practically commanded universal assent.

In 1884 Mr. Trevelyan brought forward a Bill the principle of which was the principle of the Land League; but the measure proposed was so impracticable that the Bill was still-born. In 1885 the Government showed no signs of touching the question, and Irish members had despaired of seeing any attempt to make even the beginning of its settlement. But the change of Administration produced on the Land Question, as well as on the question of coercion, a surprising transformation of the political prospect. The Conservatives had scarcely got into office when Lord Ashbourne—as Mr. Gibson had become—brought in a Bill of a more practical character, and in a comparatively short time the Bill passed into law, and the programme of the Land League, five years after its publication, and with all the savage and dread incidents crowded into the dreary interval, was embodied in the statute-book of England.

It was in Ireland, however, that the Government gave the most eloquent proofs of its changing spirit. Lord Carnarvon, a Conservative of kindly temper and Liberal views, was sent as Viceroy. Owing to the change in the policy of the Government, he was able to dispense with the dragoons and foot-soldiers and police, and to go unattended through the country and among the people. His reception everywhere, if not cordial, was at least not hostile. In the loneliest parts of the country he found himself perfectly safe from blow or from insult; and, to make the transformation which the change of Government had produced in Ireland dramatically complete, on one occasion he was driven through the country by Bryan Kilmartin, a man who, having been sentenced to penal servitude for life, had been released on his innocence being clearly proved. Crime at the same time sank to almost infinitesimal proportions. The sympathy which it was able to command when innocent and guilty were alike oppressed and harried, was denied now that the country was once more free. The severity of the agrarian crisis was

mitigated by the reductions which good landlords made voluntarily and bad landlords made in obedience to pressure from the Government and to organization as firmly knit as the trades' unions which extort fair wages and honourable treatment for English workmen; and the bitterness which had sprung up between the peoples of England and Ireland became in some degree at least softened. In this mood the Irish people approached the great turning-point in their history, and entered upon the General Election of 1885.

The incidents of the election were but too well calculated to maintain the confidence which the Irish Party had in the good intentions of the Tory Ministers and the Tory Party. There could not be the smallest mistake as to the demands of the Irish Party; and, indeed, if the consistent pursuit of the same policy for years had not been sufficient to teach the Tories what the Irishmen really wanted, there was a distinct and outspoken utterance at the very beginning of the electoral campaign. (At a banquet given in his honour in Dublin, Mr. Parnell declared that the time had come when the Irish Party should put forward one plank, and one only, in its platform; and that that plank was Home Rule. This was a challenge to English statesmen; and so it was interpreted by more than one of them. Mr. Chamberlain met Mr. Parnell's demand with a negative which surprised very much all those who had made themselves acquainted with his antecedents and his previous utterances upon the question of Irish self-government.) His attitude, however, whether inconsistent or not with previous utterances, was clear, and, moreover, invited clearness on the part of others. (To Lord Randolph Churchill he issued a challenge over and over again to declare whether he agreed with or accepted the views of Mr. Parnell, but Lord Randolph Churchill held his peace. Mr. Parnell's views might mean, as Mr. Chamberlain asserted, separation, dismemberment, the oppression of Ulster: Lord Randolph Churchill refused to utter one word against them. It was evident that the Tory leaders desired to keep themselves entirely free on the question of Home Rule, so as to be able, when the elections were over, to take the course which the fortunes of the ballot-box might dictate.)

(The Irish leaders were not alone in placing this interpretation upon the attitude of Lord Randolph Churchill and the other Tory leaders. The Tory candidates throughout the country took the hint, and acted accordingly.) In a large number of cases either the scruples of conscience or the determination to avoid any form of inconvenient pledge, induced the Tory candidate not to say one word on the Irish Question. Indeed, an examination of the Tory addresses at the election of 1885 will reveal the astonishing fact that in, if not the majority, at least almost the majority of them there was no mention whatever of the burning question of Home Rule. This was especially the case in constituencies where, there being an Irish vote, the Tory candidate was anxious, while leaving himself unpledged, at the same time not to say anything which would estrange an Irish elector. The Houghton-le-Spring division of Durham contains a large number of Irish voters. The Irish voters had resolved to support the Tory candidate, and Colonel Nicholas Wood accordingly did not say a word about Ireland. In the West Toxteth Division of Liverpool there is a considerable Irish vote, and the Irish voters had resolved to support the Tory candidate, and Mr. Royden in return left them to draw their own conclusions as to his Irish policy by not even mentioning the name of Ireland. In other districts bolder spirits not only mentioned Ireland, but came forward with a programme which might be developed into an adoption of Home Rule. Candidate after candidate pledged himself to the support of an extension of local self-government, and an extension of local self-government is a vague term which might dwindle down to a mere extension of county government, or might be enlarged to such a scheme of Home Rule as that proposed by Mr. Gladstone. But this same class of candidates were still more outspoken in their denunciation of coercion; and, indeed, it was largely on the cry of coercion or no coercion that the Tories fought the General Election of 1885. 'I would give,' said Sir Frederick Milner, the Conservative candidate for York, 'to the Irish every privilege which is extended to the other inhabitants of Great Britain. I am in favour of a measure for the extension of local self-government, and am of

opinion that we ought to do our utmost to encourage and develop Irish industries, and to promote the welfare and happiness of her people.' 'I cordially approve', said Major Dixon, the Conservative candidate for Middlesboro,' 'of the conduct of the present Government in not renewing the Crimes Act in Ireland, and hope to see other coercive measures also abandoned ; and I shall be prepared to support any well-devised scheme for giving to Ireland a large amount of self-government.' 'At home, what do we find!' exclaimed Mr. Hammond, the Conservative candidate for Newcastle-on-Tyne. 'Our sister kingdom—Ireland—ruled with the iron rod of coercion.' 'To Ireland,' said Mr. Cumming Macdonald, the Conservative candidate for the Chesterfield Division of Derbyshire, 'I would continue to hold out, with the Conservative Party, the olive-branch of peace, conscious that in times past she has suffered many wrongs.'

In Hyde, Manchester, the Irish electors were asked to 'vote for Flattely ; no Coercion ;' similar placards were posted over Leeds in the interest of Mr. Dawson, the Tory candidate. 'I have declared myself,' said Mr. Jennings, the Tory member for Stockport, when tasked in Parliament with his attitude at the November election of 1885, 'in favour of a Liberal measure of local self-government for Ireland. I have expressed myself as being opposed to Coercion Bills, and such Bills I have said I never would vote for ; and I never will.' The name of Mr. Jennings has since appeared in the divisions on the Coercion Bill of the present Government ; but that does not alter his own statement as to his attitude during the election of 1885. In one of the Metropolitan constituencies Mr. Wilfrid Blunt stood as an avowed and advanced Home Ruler, and at the same time as a member of the Tory Party. The relation between the two parties, the Irish Nationalists and the Tories, were even more intimate in private than in public. The Tory candidates paid all the expense of printing all the documents of the National League in Bolton, and the money appears in the official return of the election expenses of the two Tory members. At the Flint Burghs I heard the Tory candidate speak to a meeting of Irish Nationalists after I had concluded my own

speech. In North Kensington, Sir Roper Lethbridge followed his return as Tory member by paying a visit to a branch of the National League in his constituency and thanking them for his return ; in Kennington, Mr. Gent Davis, the Tory member, declared to one of his Irish electors that if he were ever to vote for coercion the Irishmen would be at liberty to break his windows.

There had, however, been more important evidences of the prevalent opinion of the Tory Party at this crisis. (Before finally making up his mind as to what direction the Irish vote ought to go in England, Mr. Parnell had held an interview with Lord Carnarvon. (At this interview Mr. Parnell was given by Lord Carnarvon to understand 'that the Conservative Party, if they should be successful at the polls, would offer Ireland a statutory Legislature, with a right to protect her own industries, and that this would be coupled with the settlement of the Irish Land Question on the basis of purchase on a larger scale than that now proposed by the Prime Minister.'¹)

Under all these circumstances it was the conviction of the Irish leaders, and it is their conviction still, that if the Tories had been returned with a small majority, in such numbers as to enable them with the support of the Irish Party to seriously defeat the Liberals, they would have introduced a good measure of Home Rule. And the introduction of such a measure by a Tory Government would have had many advantages over its introduction by a Liberal Ministry, even with so potent a leader as Mr. Gladstone. It is the universal moral of English history that the Tories can pass large and almost revolutionary measures of reform with less difficulty than can Liberals the most modest measures of reform. The reasons are simple and open to every eye. The Tory Government proposing reform is free from obstacles in both Houses of Parliament. In the House of Commons, instead of finding hostility and obstruction to reform from the Liberal Opposition, it receives encouragement and sup-

¹ Speech of Mr. Parnell on the second reading of the Government of Ireland Bill, *Times*, June 8. Lord Carnarvon denied some points in this statement in the House of Lords next day. Anybody who reads the denial carefully will see it is in reality a confirmation.

port; and the House of Lords, which would not pass the smallest measure of reform proposed by a Liberal Minister, unless he be backed by revolutionary excitement, swallows any reform, however large, which is backed by a Tory Premier. (It is therefore certain, if the Tories had proposed Home Rule after the General Election of 1885, that Ireland would be at the present moment self-governed, and England be spared all the tumult, unrest, delay of urgently needed reform, and all the thousand and one other inconveniences that accompany the present disastrous struggle.)

(Under the influence of these views the Irish leaders recommended the Irish electors to vote for the Tory candidates, and with considerable effect. In nearly every one of the constituencies where the Irish formed a strong voting power, the Tory candidates were returned.)

In Ireland meantime the Irish Party had carried all before it, even beyond the expectation of its most sanguine friends.

A fund had been collected—mostly, it may be assumed, by Englishmen whose venom was greater than their intelligence—for the purpose of supporting so-called Loyalist candidates for the different Irish constituencies. The story is told that Mr. Forster was one of the gentlemen engaged in bringing this statesmanlike enterprise to fruition. The story ought to be true, for the reason that it would crown all his preceding success in bringing about in Ireland the very exact opposite to that which he desired, and by his expedients strengthening and rendering omnipotent the forces he most detested. For these were some of the results of the starting of Loyalist candidates: In South Cork, the Loyalist candidate polled 195 votes; the Nationalist 4,820. In Mid Cork the Loyalist polled 106, the Nationalist 5,033. In North Kilkenny the Loyalist polled 174, the Nationalist 4,084. In West Mayo the Loyalist polled 131, the Nationalist 4,790. In South Mayo the Loyalist polled 75, the Nationalist 4,900. In East Kerry the Loyalist polled 30 votes, the Nationalist 3,169. In the North of Ireland alone did any contest take place in which the National Party did not win by over-

whelming odds. In Derry City Sir C. E. Lewis defeated Mr. Justin McCarthy out of a poll of 3,619, by 29 votes. In West Belfast Mr. Sexton was beaten with a small majority of 35 on a poll of 7,523. In North Tyrone an energetic fight was made by Mr. John Dillon, but he was defeated by a majority of 423. Mr. Healy won South Derry, though the Catholics are in a minority of some thousands in the population and in a minority of some hundreds on the electorate. In South Tyrone, likewise, Protestant farmers enabled Mr. William O'Brien to beat the candidate of the landlords. This gave the Irish Nationalists 17 out of 33 seats in Ulster, thus bringing the 'Black North,' as it used to be called, into line with the rest of the country in demanding self-government. The final result was that the Irish Party fought eighty-nine contests in Ireland and were successful in eighty-five. They had besides won one seat in England, the Scotland Division of Liverpool, and their entire strength then at the end of the election was eighty-six men. Four of these had been elected for two constituencies. Of the eighty-two elected twenty-two were put in gaol by Mr. Forster, warrants were issued against four others, and there were in the number a '48 convict, a '67 convict, and a '67 suspect.

Meantime, everybody in England acknowledged the important aid which the Irish Party had given to the Tory candidates.

'Fair Trade may have deluded a few,' said Mr. Gladstone, commenting on the borough elections while speaking in Flintshire on behalf of Lord Richard Grosvenor, 'as Free Trade has blessed the many, but that has not been the main cause. . . . The main cause is the Irish vote.'¹ 'They' (meaning the Tories),² he wrote to the Midlothian electors, 'know that but for the imperative orders, issued on their behalf by Mr. Parnell and his friends, whom they were never tired of denouncing as disloyal men, the Liberal majority of forty-eight would at this moment have been near a hundred.' 'Lancashire,' he said, in the Flintshire speech, 'has returned her voice. She has spoken, but if you listen to her accents you will find that they are tinged

¹ *Standard*, December 1, 1885.

² *Ibid.*, December 4.

strongly with the Irish brogue.'¹ 'We have had,' said Mr. Chamberlain, 'a most unusual and extraordinary combination against us, and I am inclined to describe it as the combination of the five P's, and I shall tell you what the five P's are in the order of their importance, beginning with the least important. They are Priests, Publicans, Parsons, Parnellites, and Protectionists.'² 'Whatever else,' wrote the *Birmingham Daily Post*, 'may be the issue of the elections, or however they may benefit by the Parnellite vote, Great Britain has most unquestionably rejected the Tory Party. But for the aid of the Irish allies, their position on the present polls would have been as bad as it was in 1880, if not worse.' 'But for the Nationalist vote in English and Scotch constituencies,' said the *Manchester Examiner*, 'the Liberals would have gone back to Parliament with more than their old numbers.'³

(But the Irish vote had not succeeded in bringing the Tories to a position in which they would be of any service to Ireland.) (When the General Election was over, the numbers were: Liberals, 333; Conservatives (including 2 Independents), 251; Nationalists, 86. The Liberals were thus in a majority over the Conservatives of 82. If the Tories got the Irish vote and were able to poll the full strength of their own party, they would have had a majority of but four over the Liberals; and four is not a working majority.) (Besides, it was more than doubtful if they would have carried the whole of their own party with them on a policy of Home Rule. All or nearly all their supporters from Ireland belonged to that terrible Orange faction which has obstinately opposed every concession to the majority of the Irish nation.) A certain number of the same unholy gang had been returned for English constituencies. There can be little doubt under these circumstances that the proposal of Home Rule by the Tory Ministers would have led to a Tory cave which would have placed the Government in a hopeless minority, and have given them the discredit of having proposed Home Rule without the merit of having

¹ *Standard*, December 1.

² *Ibid*, December 4, 1885.

³ Quoted in *Pall Mall Gazette*, December 7, 1885.

carried it.) The Tory and the Irish leaders had little difficulty in recognising that the stroke of 1885 had not succeeded. A Tory statesman who had acted throughout in a frank and manly spirit gave the word to a prominent Irish member that there was nothing more to be expected from the Tory leaders, and that the Irish Nationalists had better fix their hopes elsewhere. (The situation was more frankly put to the same member by Lord Randolph Churchill. 'I have done my best for you,' he said, 'and failed; and now, of course I'll do my best against you.' So ended the Tory-Parnell combination.)

CHAPTER XIV.

THE HOME RULE STRUGGLE.

THE Tory-Parnell combination was at an end; but the Parnellites did not yet recognise that the Tories could be guilty of the deliberate policy of immediately abandoning all the principles which had been preached during the General Election. (Above all, they were not prepared for the action of Lord Randolph Churchill.) It might be true, they thought, that the Government could not propose Home Rule, because they had no chance of carrying it; it might be true that they would oppose any scheme of Home Rule brought forward by Mr. Gladstone. These things are part of the game of political life. That did not mean that by-and-by they would not take up Home Rule again, and propose a scheme of their own superior to that of Mr. Gladstone.

Theories founded on the maintenance of the ordinary decencies and the common honesty of political life may now appear very childish; but the Irish Party had not yet learned all they have since been taught of the vile want of principle and the viler want of shame which characterize the present leaders of the Tory Party. The Tory Government, which had been raised to power on condition of not renewing coercion, and which had pledged itself, through its candidates, against coercion at the election, began its career by announcing its intention of proposing the suppression of the National League. (Irish Nationalists heard with a smile of incredulity the report that Lord Randolph Churchill intended to make an attempt to rouse the Orangemen to fury in order to embarrass the movement for Home Rule; but in a few weeks their doubts were set at nought. Lord Randolph Churchill went to Belfast, accompanied by those very Orangemen whom his lieutenants and himself

had so heartily despised in the days of the Tory-Parnell combination, preached a religious war, and so far succeeded as to bring about, a few months afterwards, one of the most brutal, savage, and cruel riots that have ever disgraced even Belfast.) When the Tories proposed coercion, the Liberal leaders resolved at once to throw them out of office. An amendment to the Queen's Speech of 1886, proposed by Mr. Jesse Collings, was carried in spite of the violent hostility of the Marquis of Hartington and Mr. Goschen; and the Marquis of Salisbury gave way to Mr. Gladstone.

Prime Minister for the third time, Mr. Gladstone now found himself face to face with the greatest task of his great life; and the obstacles were greater, and not smaller, than those he had ever before encountered. The Marquis of Hartington refused from the start to have anything to do with a Ministry which proposed Home Rule in any shape. Mr. Chamberlain and Sir George Trevelyan had pledged themselves beforehand against certain forms of Home Rule; but they entered the Cabinet, and it was yet to be seen whether Mr. Gladstone could produce a plan which they could accept. For weeks there were contradictory rumors every hour as to how the struggle in the Cabinet was going on; but all doubts were set at rest by Mr. Chamberlain and Sir George Trevelyan taking their seats one evening below the gangway, and so announcing to the world that they had been unable to agree with the plan of Mr. Gladstone. But Mr. Gladstone was not to be turned back from his great purpose by the desertion of any colleagues, however eminent, and went on with the preparation of his Bills. The Tories meantime kept pestering him with questions every day, apparently expecting that such a mighty problem as the constitution of a country could be fixed in a few hours. It was known that Mr. Gladstone intended to deal simultaneously with the National and the Land Question, and the first intention was to bring in the Land Bill first, and then the Home Rule Bill. This plan was changed; and at last, on April 8, the Home Rule Bill was introduced.

The scene was as thrilling as any ever beheld in the House of Commons, and never have there been more

abundant signs of absorbing public interest. In order to secure seats, the Irish members began to arrive from six o'clock in the morning, and by eight or nine o'clock every seat in the House was seized. The result was that members spent all the day within the walls of Westminster Palace—breakfasting, lunching, and dining there. When the sitting commenced, a number of members who had remained without seats brought in chairs, and placed them on the floor of the House—a sight unprecedented, I believe, in the history of the Assembly. Mr. Gladstone's entrance was marked by a striking incident. As he sat, pale, panting, and still under the excitement of the great reception he had received from the crowds outside, the whole Liberal Party (with four exceptions) and all the Irish members, sprang to their feet and cheered him enthusiastically. The four exceptions to this general mark of reverence and esteem were the four Dissident leaders. Lord Hartington, Sir Henry James, Sir George Trevelyan, and Mr. Chamberlain remained sitting, and in a group by themselves they presented a curious look of isolation amid these surroundings. It took Mr. Gladstone upwards of three hours to set forth all the details of his great measure. His voice lasted well to the end, and the attention of the House never relaxed for a moment. The speech was calm in language, and the Tories were decent enough to abstain from any outbursts of impatience. Indeed, the general desire to catch every word of a speech in which every sentence was fateful, produced a reticence from both friend and foe. The main provisions of the Bill are well described in an excellent summary of the measure published by Mr. Sydney Buxton:

‘The Bill provides for the constitution of an Irish Parliament sitting in Dublin, with the Queen as its head.

‘The Parliament—which is to be quinquennial—is to consist of 309 members, divided into two “orders,” 103 members in the “first order,” and 206 in the “second order.”

‘The “first order” is to consist of such or all of the 28 Irish representative peers as choose to serve; the remaining members to be “elective.” At the end of 30 years the

rights of peerage members will lapse, and the whole of the "first order" will be elective.

'The elective members will sit for 10 years; every five years one-half their number will retire, but are eligible for re-election. They do not vacate their seats on a dissolution.

'They will be elected by constituencies subsequently to be formed. The elective member himself must possess a property qualification equivalent to an income of £200 a year. The franchise is a restricted one, the elector having to possess or occupy land of a net annual value of £25.

'The "second order" is to be elected on the existing franchise, and by the existing constituencies, the representation of each being doubled. For the first Parliament, the Irish members now sitting in the House of Commons will, except such as may resign, constitute one-half the members of the "second order" of the new House.

'The two orders shall sit and deliberate together, and, under ordinary circumstances, shall vote together, the majority deciding.

'If, however, on any question (other than a Bill) relating to legislation, or to the regulations and rules of the House, the majority of either order demand a separate vote, a separate vote of each order shall be taken. If the decision of the two orders be different, the matter shall be decided in the negative.

'The Lord-Lieutenant has power given him to arrange for the procedure at the first sitting, the election of Speaker, and other minor matters for carrying the Act into effect.

'If a Bill, or any part of a Bill, is lost by the disagreement of the two orders voting separately, the matter in dispute shall be considered as vetoed, or lost, for a period of three years, or until the next dissolution of the Legislative Body, if longer than three years. After that time, if the question be again raised, and the Bill or provision be adopted by the second order and negatived by the first, it shall be submitted to the Legislative Body as a whole, both orders shall vote together, and the question shall be decided by the simple majority. The Bill then, if within the statu-

tory power of the Parliament, and unless vetoed by the Crown, passes into law.

‘The Lord-Lieutenant—who, as Lord-Lieutenant, will not be the representative of any party, and will not quit office with the outgoing English Government, and who in future need not necessarily be a Protestant—is appointed by the Crown, and will represent the Crown in Ireland. Neither his office nor his functions can be altered by the Irish Parliament.

‘The responsible Executive in Ireland will be constituted in the same manner as that in England. The leader of the majority will be called upon by the Lord-Lieutenant, as representing the Queen, to form a Government responsible to the Irish Parliament. It will stand and fall by votes of that Parliament.

‘The Queen, just as in the case of the Imperial Parliament, retains the right—to be exercised through the Lord-Lieutenant—of giving or withholding her assent to Bills, and can dissolve or summon Parliament when she pleases; she will probably, as in England, exercise the latter function, and as a rule the former, on the advice of the responsible Irish Executive.

‘All constitutional questions which may arise, as to whether the Irish Parliament has exceeded its powers, will be referred to, and decided by, the Judicial Committee of the Privy Council; their decision will be final, and the Lord-Lieutenant will veto any Bill judged by them to contain provisions in excess of the powers of the Irish Legislature, and such a bill will be void.

‘The prerogatives of the Crown are untouched. The following matters remain intact in the hands of the Imperial Parliament: The dignity of, and succession to, the Crown; the making of peace or war; all foreign and colonial relations; the questions of international law, or violation of treaties; naturalization; matters relating to trade, navigation, and quarantine, beacons, lighthouses, etc.; foreign postal and telegraph service; coinage, weights and measures; copyright and patents; questions of treason, alienage; the creation of titles of honour. The Imperial Parliament is,

moreover, to keep in its own hands the army, navy, militia, volunteers, or other military or naval forces; is responsible for the defence of the realm; and may erect all needful buildings or defences for military and naval purposes.

‘In addition, the Irish Parliament is not permitted to make laws establishing or endowing any religion, or prohibiting in any way religious freedom, by imposing a disability or conferring any privilege on account of religious belief. Nor may they prejudicially affect the right of any child to avail itself of the “conscience clause” at any school it may attend; nor of the private right of establishing and maintaining any particular form of denominational education.

‘It cannot, without the leave of the Privy Council of England, or the assent of the Corporation itself, in any way impair the rights, property, or privileges of any body created and existing under Royal Charter or Act of Parliament.

‘For a time, at all events, the Customs and Excise duties are to be levied by officers appointed, as now, by the British Treasury.

‘With these exceptions, all other matters, legislative and administrative, are left absolutely in the power, and to the discretion, of the Irish Parliament and its executive government.

‘It will be responsible for law and order, though the Imperial Parliament, by retaining the military forces, holds the ultimate power. It can raise and pay a police force—as in England, under local control.

‘The responsible Government will have the appointment of the Judges (to be life appointments, as in England), and of all the other officials throughout the kingdom. The Parliament can make or vary courts of law, legal powers, or authorities, etc.

‘On the recommendation of the responsible Government, the Parliament can levy such internal taxes as they please (with the exception of Customs and Excise), and can apply the proceeds to such purposes as they think fit. They can raise loans, and undertake public works of every sort. They can manage their own post-offices, telegraphs, and post-office savings banks.

‘ They can create such local bodies as they choose. They can regulate education : in a word, they will have the power of legislating on all local Irish matters.

‘ After the first election, they can alter any matter affecting the constitution or election of the “second order;” the franchise, the constituencies, the mode of election, the system of registration, the laws relating to corrupt and illegal practices, the privileges and immunities of the legislative body and of its members, etc.

‘ To prevent any breach of continuity, existing laws will remain in force until altered or repealed by the new Parliament.

‘ All existing rights of civil servants and other officials at present in the employ of the Irish Government are carefully guarded. In order to preserve the continuity of Civil Government, they will continue to hold office at the same salary they now receive, and to perform the same or analogous duties, unless, from incompatibility of temper, or from motives of economy, the Irish Government desire their retirement, when they will receive their pension. In any case if, at the end of two years, they wish to retire, they can do so, and will be then entitled to a pension as though their office had been abolished.

‘ The judges, and certain permanent officials, can only be retired, or allowed to retire, by “the Crown,” and they will then receive their pension as though they had served their full time.

‘ The existing rights of the constabulary and police to pay, pension, etc., are preserved.

‘ All these pensions become a charge on the Irish Treasury, but are further guaranteed by the English Treasury.

‘ It is not intended that the Irish representative Peers should any longer sit in the House of Lords, nor the Irish members in the House of Commons, but that Ireland (with the assent of her present representatives) should be practically unrepresented at Westminster.

‘ The Act constituting the Irish Parliament cannot be altered in any way, except by an Act passed by the Imperial Parliament, and assented to by the Irish Parliament ; or by

an Act of the Imperial Parliament, passed after there have been summoned back to it, for that especial purpose, 28 Irish representative Peers, and 103 "second order" members.'

The Financial arrangements are as follow :

'The imposition and collection of Custom duties and of Excise duties, so far as these are immediately connected with Customs duties, will remain in the hands of the British Treasury. All other taxes will be imposed and collected under the authority of the Irish Parliament. The proceeds of these latter taxes will be paid into the Irish Treasury; the proceeds of the Customs and Excise to a special account of the British Treasury.

'From these receipts, certain deductions are first to be made for the Irish contribution to Imperial Expenditure, etc., and the balance is then to be paid over to the Irish Treasury.

'Ireland is to pay one-fifteenth as her portion of the whole existing Imperial charge for debt (£22,000,000 a year), representing a capital sum of £48,000,000, and in addition a small sinking fund; and one-fifteenth of the normal charge for Army and Navy (£25,000,000), and for Imperial Civil charges (£1,650,000). In addition, until she supersedes the present police force, she is to pay £1,000,000 a year (or less if the cost be less) towards the cost of the Royal Irish Constabulary and the Dublin police.

'Thus the Irish proportion of Imperial expenditure will be as follows :

Debt	£1,466,000	
Sinking fund	360,000	
	<hr/>	£1,826,000
Army and Navy		1,666,000
Civil expenditure		110,000
		<hr/>
		£3,602,000
Constabulary and police		1,000,000
		<hr/>
		£4,602,000

'This is the maximum amount payable, and it cannot be

increased for thirty years, when the question of contribution can be again considered.

‘On the other hand, the amount can be reduced. (1) If in any year the charge for the army and navy, or for the Imperial Civil Service, is less than fifteen times the amount of the Irish contribution, then the Irish charge will be reduced proportionately. (2) If the cost of the constabulary or police fall below £1,000,000 a year, then the difference will be saved by the Irish Exchequer.

‘The estimated revenue from Irish Customs and Excise Customs, duties, amounts to £6,180,000 annually. From this is to be deducted, by the English Treasury, a sum not exceeding four per cent. for cost of collection, leaving a net amount of £5,933,000.

‘The debtor and creditor account, as between England and Ireland, will then stand thus :

<i>Expenditure.</i>	<i>Receipts.</i>
£	£
For Imperial purposes 3,602,000	Customs and Excise 6,180,000
Constabulary, etc. 1,000,000	
Collection of Customs and Excise, maxi- mum 4 per cent. 247,000	
£4,849,000	£6,180,000

Leaving a balance of £1,331,000 to be handed over by England to the Irish Exchequer.

‘The Irish Government will take over all loans due to the British Treasury and advanced for Irish purposes, and shall pay the British Treasury an annual sum equivalent to three per cent. interest on the amount with repayment in thirty years. The total amount outstanding is some six millions, and the receipts and disbursements of the Irish Government under this head will about balance. The balance of the Irish Church surplus fund—about £20,000 a year—is to be handed over to the Irish Government.

‘The following will show the further receipts and expenditure of the Irish Government, as estimated by Mr. Glad-

stone on the basis of existing expenditure and taxation, and may be put in the form of a balance-sheet :

<i>Expenditure.</i>	£	<i>Revenue.</i>	£
Irish Civil charges	2,510,000	Repaid by England	1,331,000
Collection of revenue, etc.	587,000	Stamps	600,000
Balance, surplus	404,000	Income-tax, at 8d.	550,000
		Other sources of revenue — Post Office, etc.	1,020,000
	£3,501,000		£3,501,000

‘ This gives a surplus of £404,000 to start with. But, in addition, great savings of expenditure can be, and ought to be, made in the Irish Civil charges and collection of revenue. Per head of the population, they are now double what they are in England, and at least £300,000 or £400,000 should be saved. In addition, after a time, the cost of the police ought to fall at least £200,000 or £300,000 below the million allotted to that purpose.

‘ Thus, with reasonable economy, the surplus at the disposal of the Irish Government ought to amount to some £1,000,000 a year—a sum which will enable it readily to borrow money for public wants and for public improvements.’¹

On April 16 Mr. Gladstone brought in the second of his great measures: the Bill for the buying out of the Irish landlords. I borrow again from Mr. Buxton an analysis of this measure :

‘ The object of the Bill is to give to all Irish landlords the option of selling their rented agricultural lands on certain terms. The tenants have no power to force the sale; or to prevent it if the landlord elects to sell, and is willing to accept the price fixed by the Land Court. Only “immediate landlords” have the power of option; encumbrancers cannot, by foreclosing, obtain any right of sale under the Bill.

‘ The normal price is to be, under ordinary circumstances, “on a fairly well-conditioned estate,” 20 years’ purchase of

¹ ‘ Mr. Gladstone’s Irish Bills,’ pp. 13, 18.

the net rental of the estate—equal to about 16 years' purchase of the nominal rental. If, however, the land be especially good, or the estate in an exceptionally good condition, the number of years' purchase can be increased by the Land Commission to 22. On the other hand, where, in the opinion of the Commission, the land is not worth 20 years' purchase, they can fix a lower price; or, if the land be so valueless as to make it inequitable for the State Authority to purchase, they can refuse the offer altogether.

'The *net* rental of the estate is to be fixed by the Land Commission, who, in order to find it, are to deduct from the gross rental—chief rent, tithe rent charge, the average percentage (over the last ten years) of outgoings for bad debts, management, repairs, etc., and for rates and taxes paid by the landlord. In fixing the price, the Commission may take into account any circumstances or surroundings they judge right.

'The *gross* rental of an estate is the gross rent of all the tenanted holdings on the estate, payable in the year ending November, 1885. The gross rent of a holding is the judicial rent, or, if none be fixed, then a fair rent is to be fixed by the Land Commission.

'Arrears of rent becoming due, between November, 1885, and the date of purchase (and which the landlord has endeavoured to obtain) are to be added to the price.

'In the cases of holdings at or under £4 annual value, if the tenant does not desire to become the freeholder, the State Authority shall become the owner, the tenant remaining liable for rent as before.

'It is provided, moreover, that in certain "congested districts"—to be scheduled afterwards—if the State Authority buys the land, it shall retain the ownership and not vest it in the occupiers.

'The whole of the rented estate, including town parks, houses, and villages, if part of the agricultural estate, but excluding the mansion, demesne land, or home farm, must go together. If, however, the landlord desires, and the State Authority agrees, it can buy the mansion, demesne land, and home farm. No estate, which is within the limits

of a town, or is not in the main agricultural and pastoral, comes under the Act. Grazing lands of a value of over £50 a year may be excluded by the landlord from the sale, or the purchase can be refused by the State Authority.

‘The Land Commissioners are to be appointed by name in the Act. Any vacancy is to be filled up by “her Majesty,” and the Commissioners hold office “during her pleasure.”

‘When the price is fixed, the landlord, and the legal encumbrancers—whose position will not be affected in any way by the Act—will receive the money, and the tenant will at once become the freeholder of his holding, subject to the payment of a terminable annuity for 49 years, equal to 4 per cent. per annum on the capitalized value, at 20 years’ purchase, of the old rent.

‘This annuity, and the rent in the case of small holdings where the occupier remains as tenant, is to be collected by the department of the Irish Government called the State Authority; and the surplus (equivalent to 4 per cent. per annum on the difference between the capitalized value of the old rent and that of the redemption money) will be applied, after payment of the interest and repayment on the capital advanced by the British Treasury, to the purposes of the Irish Government.

‘The State Authority will be enabled to enforce the payment of its annuities in such manner as is afterwards provided by an Act of the Irish Parliament, and until that provision is made, the present laws relating to the enforcement of the payment of rent, etc., in Ireland will remain in force.

‘During the time that the holding is subject to the annuity, the occupier may neither subdivide nor let without the consent of the State Authority. If he does, or in case of bankruptcy, the holding can be sold.

‘The State Authority is to pay the British Treasury an annual amount equal to 4 per cent. on the capital sum advanced by the latter and received by the landlord.¹

¹ Thus, if the whole £50,000,000 be advanced, the State Authority will receive £2,500,000 a year, subject to cost of collection, etc., and have to pay the British Treasury only £2,000,000. It will thus, if thought necessary or expedient, be able to grant further remission to the occupier.

‘The total liability under the Bill is limited to £50,000,000, as follows:

£10,000,000	in the year ending	March,	1887-8
£20,000,000	“	“	“ 1888-9
£20,000,000	“	“	“ 1889-90

‘The applications from the landlords will be considered in priority of time.

‘No application can be made after March, 1890.

‘The money advanced by the British Treasury is to be raised by the issue to the landlords of 3 per cent. stock at par. This stock is to be redeemed by the repayment of a terminable annuity for 49 years by the State Authority.

‘In order to obtain security for the loan, the British Government appoint a Receiver-General, through whose hands the whole of the Irish revenues are to pass, together with the proceeds of Irish Customs and Excise; but he will have absolutely nothing to do with the levying of the revenue. After deducting from these receipts the amount due from the State Authority for interest and repayment of capital advanced, and after deducting also the Irish contributions to the Imperial charges, the balance of the receipts will be handed over to the Irish Exchequer.

‘Assuming that the whole loan is called up, the Irish balance-sheet will then stand as follows:

<i>Expenditure.</i>	£	<i>Revenue.</i>	£
For Imperial purposes	3,602,000	Customs and Excise . .	6,180,000
Constabulary, etc.	1,000,000	Stamps	600,000
Collection of Customs and Excise	247,000	Income Tax	550,000
Annuity on loan ad- vanced for purchase .	2,000,000	Other sources revenue	1,020,000
Irish Civil charges .	2,510,000	Rent-charge	2,500,000
Collection of revenue, etc.	587,000		
Collection of rent- charge and expenses, say	100,000		
Surplus	804,000		
	£10,850,000		£10,850,000

‘ In addition, the Surplus will be increased by the economies made in the Civil Service, Constabulary, etc.’

It would be wearisome to go at any length through the story of the intrigues, negotiations, rise and fall of fortune that characterized the interval between the introduction and the second reading of the Home Rule Bill. It became evident from the start that Mr. Gladstone had enormously increased his difficulties in passing the Home Rule Bill by the introduction of the Land Bill. It was quite true that he had guaranteed the British Exchequer absolutely against loss; but his enemies were either stupid or unscrupulous enough to misrepresent his scheme, and to travesty it into a plan which would lose to the British Exchequer every penny advanced, and ultimately add several millions to the burdens of the British taxpayer. Mr. Gladstone was implored, both then and at a later stage in the struggle, to drop his Land Bill. These appeals might have been addressed with some hope of success to an unscrupulous or a reckless politician; but they were hopeless to a statesman who felt the obligations of honour and the necessities of public interest. Some of Mr. Gladstone’s chief opponents were quite ready to denounce Land Purchase at one stage of the controversy—as will presently be seen—and to advocate and propose it at another; but recklessness and indecency of this kind belong to a different order of mind from that of Mr. Gladstone.

Another difficulty of Mr. Gladstone was that his opponents brought entirely opposite objections to his plan. The retention of the Irish members was demanded by Mr. Chamberlain; their exclusion was, according to the Marquis of Hartington, the logical necessity of the plan. Mr. Chamberlain objected to the scheme of Land Purchase; the Marquis of Hartington took very good care to say nothing which might injure the prospects of large monetary relief to the class of which he is a member. The speech of Mr. Gladstone at the Foreign Office to a meeting of his supporters was held to make the second reading of the Bill secure; the same speech on the following day in the House of Commons—Mr. Chamberlain acknowledged that the two speeches were exactly the same—lost the votes of those who the day be-

fore, at the Foreign Office, had practically pledged themselves to support the second reading.

Among many of the absurd charges brought against Mr. Gladstone for his conduct of the measure is that he sprang the question upon the country. The charge is entirely untrue. He exhausted every means to keep the question within the control of a united Liberal Party, and to prevent its reference to the tumultuous and passionate tribunal of the ballot-boxes. In those clauses which provoked criticism he promised amendment, and the whole Bill he undertook to postpone till an autumn sitting, after the House had affirmed the principle of Home Rule by passing the second reading. It was those who defeated the second reading of the Bill, and so provoked the General Election, that must bear the responsibility of all that has since happened. If the second reading had been carried, the interval would have been spent in the calm consideration of the various points of difference among those who honestly accepted the principle of an Irish Legislative Assembly, and in all probability a compromise would have been arrived at. There had not arisen at this period any of that fierce bitterness which at present rages between the two sections of the Liberal Party, and so the points of difference could have been debated in calmness and settled by mutual concession.

But it was not to be. The enemies of Mr. Gladstone forced on the contest when they felt sure of victory. A meeting of the Dissident Liberals was held a few days before the second reading division. A letter was read from Mr. John Bright. The letter has never been produced, though Mr. Chamberlain distinctly undertook to produce it when this fact was commented upon by Mr. John Morley in a speech in the House of Commons; and the world is still ignorant of its character. It was certainly used as an argument in favour of voting against the Bill, and it served more than anything else to bring about that fateful decision; but whether that was the advice of Mr. Bright, or whether he advised abstention, is one of the political mysteries that possibly this generation will never penetrate. The decision of the Dissident Liberals to vote against the Bill sealed its fate.

The division took place on June 7. Mr. Gladstone wound up the debate with one of the most effective, most powerful, most touching speeches he has ever delivered. But his eloquence for once was impotent: the Bill was defeated by a majority of 30.

A few days afterwards Mr. Gladstone announced that the Ministry had resolved to appeal from Parliament to the country; and thus a General Election came. Never perhaps was a General Election fought under such curious circumstances. The leaders of the different sections of the Liberal Party took up hostile positions. Liberal was opposed by Liberal; and in many cases the Tory candidate had the full support of the Dissident Liberal leaders. There had been a bargain—secret and unavowed at first, but afterwards admitted—between the Tory leaders and the Dissident Liberals, that no Liberal who voted against the second reading of Mr. Gladstone's Bill should be opposed; and the bargain was honourably kept by the Tories, except in two cases. Mr. Gladstone acted during the election as he has throughout the struggle. He maintained a strong belief that the Dissident Liberals, professing to differ from him only on details, would return in time to the party they had deserted. For this reason he did not encourage attacks upon the seats of Dissident leaders; and thus several were allowed to get in without any contest at all, or after a contest begun too late or too tamely conducted.

The sight of the most eminent men of the Liberal Party differing among themselves naturally bewildered a considerable portion of the country. This fact was bound to have more effect in such a struggle as was then going on than in any other kind of contest. It was a struggle over the Irish Question; and there is no subject so little known in England—perhaps it might be said there are few subjects so little known even in Ireland—as Irish history. The long centuries of wrong, of foul misgovernment, of terrible suffering, which have created the Ireland of to-day, were a sealed book to the English people. The demands of the Irish leaders of to-day they had never before heard spoken of, except with derision or reprobation; and in such circumstances the differ-

ences of their leaders might well excuse differences, and doubts, and hesitations of the rank and file. Unhappily the opponents of Mr. Gladstone made full and most unscrupulous use of this ignorance. Never at any General Election was there a more foul and a more full tide of misrepresentation. The election might be described briefly as won by lies addressed to ignorance. The Irish leaders were accused of desiring to destroy the supremacy of the Imperial Parliament, and of working for separation in face of their distinct pledges that they recognised the Legislative Assembly bestowed by Mr. Gladstone's Bill as a subordinate assembly,¹ and in face of the

¹ In his speech on the second reading of the Government of Ireland Bill, Mr. Parnell said: 'Now, sir, the right hon. member for East Edinburgh spoke about the sovereignty of Parliament. I entirely agree upon this point. I entirely accept the definitions given by the Under-Secretary of State for Foreign Affairs the other day. We have always known, since the introduction of this Bill, the difference between a co-ordinate and a subordinate Parliament, and *we have recognised that the Legislature which the Prime Minister proposes to constitute is a subordinate Parliament*, that it is not the same as Grattan's Parliament, which was co-equal with the Imperial Parliament.' In the same speech the Irish leader again said: 'I say that, as far as it is possible for a nation to accept a measure cheerfully, freely, gladly, and without reservation as a final settlement—I say that the Irish people have shown that they have accepted this measure in that sense.' Again he said: 'This settlement I believe will be a final settlement.' (Reported in *Times*, June 8, 1886.) The Chicago Convention, of which so much has been heard, accepted the Bill of Mr. Gladstone with equal emphasis, and by a majority of 971 delegates against one dissident. In the resolution adopted at the Convention, it spoke of the right of a people 'to frame their own laws,' and it went on to define that right in these significant words: 'A right which lies at the foundation of the prosperity and greatness of this Republic, and *which has been advantageously extended to the colonial possessions of Great Britain.*' Of course, the Home Rule which is given to the colonial possessions of Great Britain is not separation, but such limited Home Rule as would be given by Mr. Gladstone's Bill to Ireland. The Convention still further certified its feelings by expressing hearty approval of the 'course pursued by Charles Stewart Parnell and his associates in the English House of Commons.' As has been seen, the course taken by Mr. Parnell and his colleagues was the acceptance of Mr. Gladstone's Bill. And finally, the sense of the Convention was further expressed by the following resolution: 'That we extend our heartfelt thanks to Mr. Gladstone for his great efforts in behalf of Irish self-government, and we express our gratitude to the English, Scotch, and Welsh democracy, for the support given to the great Liberal leader and his Irish policy during the recent General Elections.' This is the Convention which is represented as consisting of dynamitards.

ample safeguards in Mr. Gladstone's measure for maintaining the control of all the military and naval forces. Lying appeals were made to religious prejudice; and a party led by a Protestant, and manned largely by Protestants, was accused of desiring to persecute the Protestant religion.

But these appeals, powerful as they were, had little effect beside two other factors brought into the election. The first of these was the Land Purchase Bill of Mr. Gladstone. Mr. Gladstone's Bill, in his opinion—and he is generally regarded as some authority on finance—and in the opinion, I think, of every impartial critic, would have taken ample security for every single penny of money advanced to the Irish State for the buying out of the Irish landlords.

But his enemies represented that the money thus lent would be a gift to the Irish landlords out of the pockets of the English taxpayers. Astounding calculations were made as to the additions that would thus be thrown upon the English taxpayer. 'The Land Bill,' said Mr. Alfred Barnes, the Liberal Unionist candidate for Chesterfield Division of Derbyshire, 'which Mr. Gladstone has stated to be inseparable from the Irish Government Bill, would add £150,000,000 to £200,000,000 to the National Debt, and thereby impose a heavy liability and large increase of taxation upon our already overburdened population.' 'I ask you,' said Mr. H. M. Jackson, a Liberal Unionist candidate for the Flint Boroughs, 'to remember that in supporting my opponent you are supporting a measure (declared by the Government to be an inseparable part of their Irish scheme) which if passed will impose upon the National Debt of the country an addition of nearly £200,000,000 (two hundred million pounds), of which each one of you will have to contribute his share.' The credit of having reached perhaps the highest flight in these astonishing calculations belongs to Mr. Baumann, the Tory member for Peckham. 'The Home Rule Bill is only half of Mr. Gladstone's Irish policy. The Prime Minister has also laid before Parliament a Land Purchase Bill which he describes as inseparably connected with the Home Rule Bill, to buy out the Irish landlords by the issue of new British Consols. The precise amount of this

addition to the National Debt it is impossible to get at, . . . but it is interesting to note that three years ago Mr. Gladstone put the cost of buying out the Irish landlords at *between three and four hundred million pounds.*'

The same idea was put, perhaps in a more grotesque shape, by Mr. Tollemache, the Tory candidate for the Eddisbury Division of Chester. That gentleman made an elaborate calculation as to the number of luries that would be filled by all the golden sovereigns which Mr. Gladstone's Bill would take out of the pockets of the English taxpayer!

This was dishonest enough in all conscience; but the dishonesty was in implication as well as in open lie. For while the opponents of Mr. Gladstone were thus attacking his Land Bill, they never breathed a hint that they were favourable themselves to Land Purchase in any shape. On the contrary, the whole tendency and the unmistakable suggestion of all their speeches was that to any money in any form for the buying out of the Irish landlords they were irreconcilably opposed. The contest thus changed its character in the course of the struggle. It was no longer mainly a fight against the Home Rule, but against the Land Bill of Mr. Gladstone. It was whether the British taxpayer should guarantee any money whatever for the buying out of the Irish landlord or not. This is a point to which I direct the especial attention of the reader; he will the more keenly appreciate the grim irony of what immediately followed.

Thus the first great factor in producing the defeat of Mr. Gladstone was the false representation of the issue on the Land Question; the second great factor was an equally false representation of the issue on Home Rule. Mr. Gladstone laid down as the real issue before the country the question whether Ireland was to be governed through herself or by coercion. Between those two courses he declared that there was no halting-ground. His opponents were shrewd enough to perceive that if this issue were allowed to go before the country in its plainness and nakedness, there could be little doubt as to what would be the result. Between enslaving and liberating a sister-country a nation of freemen could only give one answer; and above all other free nations the

people of England have been distinguished by the readiness and the abundance of sympathy they have extended to other peoples struggling for their rights. Under these circumstances it was felt that if the issue were not obscured, the cause of wrong was lost; and the main efforts of Mr. Gladstone's opponents were devoted to showing that the issue was not as he put it—was not the clear, blank, naked issue between Home Rule on the one side and coercion on the other. It was between Home Rule as Mr. Gladstone proposed, and another and different kind of Home Rule. It was not even an issue between the extreme Home Rule of Mr. Gladstone and the more moderate Home Rule of his opponents. Some of his critics maintained that they were ready to give a wider Home Rule than Mr. Gladstone. (Indeed, it was one of the charges against Mr. Gladstone's Bill, which some of his opponents were able to make without laughing, that his Bill gave Ireland too little instead of too much.)

First, the Liberal Unionists pledged themselves strongly against coercion. Mr. Chamberlain, as is known, began to declare that coercion was impossible for the entire future long before the election of 1886. It is notorious that in 1881 he for some time seriously debated with himself and his Radical colleagues in the Cabinet whether he should resign rather than consent to the Coercion Bill then proposed by his colleague, Mr. Forster. On every occasion afterwards, he took an opportunity of suggesting his dislike of the policy which he had thus very unwillingly adopted. 'Coercion,' he said, in Birmingham, on 4th June, 1885, 'may be necessary at times . . . but coercion is for an emergency. It is nonsense to talk of a constitutional system and constitutional government if the constitution is always being suspended.'

'Lord Randolph Churchill does not believe,' he said in Holloway, 17th June, 1885, 'and neither do I believe, in a policy of perpetual repression; and he favours, as I favour, the concession of local government to Ireland, and a system under which Irishmen shall have some effective control over their own affairs. But that is not Lord Salisbury's policy. . . . The pacification of Ireland at this moment *depends, I*

believe, on the concession to Ireland of the right to govern itself in the matter of its purely domestic business. What is the alternative? Are you content, after nearly eight years of failure, to renew once more the dreary experience of repressive legislation?' Referring to the dropping of the Coercion Act by the Tory Government after their accession to office in 1885—a step which provoked against them the charge of political inconsistency, dishonesty, and immorality—Mr. Chamberlain said, speaking at Hackney, on 24th July, 1885, 'For my part, in this question of coercion I approve of the decision of the Government. I approve of the arguments by which they justify it.'

These quotations I take from an excellent little pamphlet entitled 'Dissentient Liberalism, tested by its Professions and its Votes,' issued by the Liberal Publication Department (page 10). From the same source (pp. 10 and 11), I give the following additional pledges of the Liberal Unionists against coercion :

MR. H. D. COGHILL.—'I desire to treat Ireland exactly as any other part of the United Kingdom is treated.' (Address, June 26th, 1886.)

MR. JESSE COLLINGS.—1. 'He had recorded his protest against coercion, and he should never give a more righteous vote as long as he lived. Were coercion to be proposed to-morrow, he should vote against it.' (Speech at Birmingham, January 27th, 1881.)—2. 'We shall never see another Coercion Bill for Ireland. The Liberal Party will never touch it, and the Tories will never be permitted to do so.' (*Suffolk Chronicle*, April 2nd, 1881.)—3. 'Doubtless the Bill was aimed against crime, but that was not the question. The question was whom would it strike? In his opinion it would strike against the Irish people, who were the most law-abiding people in Europe, except as regards agrarian offences.' (Hansard, 1882, vol. 269, p. 1,657.)

SIR W. CROSSMAN.—'He objected to the statement that coercion was the sole alternative to Home Rule, and he maintained that the ordinary law, if persistently carried out, would bring Ireland to a state of peace and contentment.' (Speech at the Amphitheatre, Portsmouth, June 26th, 1886.)

MR. L. COURTNEY.—'He believed that Lord Salisbury had positively declared that he had no such policy as twenty years of coercion. The policy he would support was, as he explained, the development of local liberties, insisting at the same time upon the oper-

ation of all the (existing?) laws against crime.' (Torpoint, July 9th, 1886.)

MR. G. DIXON.—'We are told that the only alternative to this policy is one of twenty years of coercion. But this is not the alternate policy that I shall advocate.' (Address, June 22nd, 1886.)

MR. H. HOBHOUSE.—'There is no objection to my mind to coercion if you like to call it so—that is, compulsion by law—provided it is equitable and permanent in its character, and *is applied equally and justly to all parts of the United Kingdom. Let us not shrink from applying to Ireland any law for the maintenance of law and order which we would apply equally to ourselves.*' (Speech at Glastonbury, April 27th, 1886.)

MR. PITT-LEWIS.—1. 'Coercion for Ireland is not the policy of an English party. If any party made it their policy, I should resist it, just as Mr. Bright and Mr. Chamberlain long have done.' (Address, July 3rd, 1886.)—2. The Liberal Unionist policy was, 'That which is crime in any one part of the United Kingdom shall be crime in all parts.'—(*The same.*)

Language not quite so strong, but almost as strong, was used by the Tory candidates, especially in those constituencies in which they had obtained their seats by the assistance of the Irish vote at the previous election. Here are a few specimens of the pledges of the Tories on this subject of coercion:—

COLONEL NICHOLAS WOOD (Houghton-le-Spring, Durham).—'To coercion I object.'

SIR ROPER LETHBRIDGE (North Kensington).—'I indignantly repudiate the imputation, that the only alternative policy is one of coercion.'

'It is suggested,' said MR. BOARD, Tory member for Greenwich, 'that coercion is the only alternative to Mr Gladstone's scheme, and that it is the policy of Lord Salisbury. The suggestion is false. Coercion, if it means anything in this connection, implies the forcible curtailment of the rights and liberties of the Irish people. Lord Salisbury, on the contrary, recommends a firm and constitutional government, such as Ireland has been unused to of late, which, by the suppression of crime, would secure the exercise of their rights and the enjoyment of their liberties to all alike.'

'All desire it' (justice to Ireland), said MAJOR BANES. 'I admit it is due. . . . I shall ever oppose all who seek by mere force and tyranny to override the conscience.'

'Ireland,' exclaimed BARON DE WORMS, 'cannot . . . be governed by a policy violently oscillating between coercion and concession, any more than *by a permanent system of exceptional severity*, framed to meet an abnormal condition of outrage and crime.'

- 'I am desirous,' said MR. SHAW STEWART, the Tory member for Renfrewshire, 'that Ireland should have equal rights and liberties with Scotland and England.'
- 'I maintain,' said MR. WRIGHTSON, the Tory candidate for Stockton, 'that every privilege enjoyed by the inhabitants of Great Britain should be equally enjoyed by the inhabitants of Ireland.'
- 'It was said,' said SIR JAMES FERGUSON, in a speech on June 20th, 1886, 'there was no alternative but coercion. He denied it. He would give to Ireland the same laws we have ourselves.'
- 'His remedy,' said the same gentleman on June 28th, 'for Ireland was to govern it like England and Scotland—neither better nor worse.'
- 'I am heartily in favour of justice to Ireland,' wrote Mr. E. Hardcastle, the Tory candidate for North Salford. 'I would give them the same laws we have ourselves.'

Some of the Tory candidates, not satisfied with these general declarations against coercion, actually summed up their principles in placards which asked the electors to 'vote for the Tory candidate and no coercion.' Perhaps the worst among these offenders was Captain (now Sir John) Colomb, who placarded the walls of Bow and Bromley with 'Vote for Colomb, who has always been against coercion.'

And now for the declaration with regard to the right of Ireland of self-government. As to the Liberal Unionists, I quote again from Mr. Goadby's excellent pamphlet (pp. 17-19):

- VISCOUNT BARING (N. Bedfordshire).—'I am ready and anxious to relieve any real grievance which may exist in Ireland, and to confer upon Ireland powers of self-government similar to those which will probably be soon given to other parts of the United Kingdom.' (Address, June 22nd, 1886.)
- MR. A. BARNES (Chesterfield).—1. 'I am in favour of Home Rule being granted to Ireland in the shape of such a measure of local self-government as could be extended to England, Scotland, and Wales. (Address, June 21st, 1886.)—2. 'He was prepared to give to Ireland everything that we in England had.' (Speech at Ashover, *Derbyshire Times*, July 3rd, 1886.)
- MR. HAMAR BASS (Stafford).—'I was and still am prepared to support a very liberal measure of local self-government for Ireland, but I fail to see why such a measure should not be equally applicable to England, Scotland, and Wales.' (Address of 1886.)
- MR. A. H. BROWN (Wellington Salop).—'I am a strenuous advocate for giving to Ireland as well as to Great Britain a large measure of local self-government.' (Address, June, 1886.)
- LORD E. CAVENDISH (West Derbyshire).—'I will gladly support any

Government which is prepared to enforce the law and at the same time to confer upon the Irish people rights and privileges equal to those claimed by the inhabitants of England and Scotland.' (Address, June, 1886.)

MR. D. H. COGHILL (Newcastle-under-Lyme).—1. 'He was willing to give Ireland every possible form of local self-government.'—2. 'I agree with those who wish to decentralise the management of Irish affairs, and to remove their control from Dublin Castle.' (Address, June 26th, 1886.)

MR. COURTNEY (Bodmin).—'The policy he would support was the policy of developing local liberties.' (July 9th, 1886.)

SIR W. CROSSMAN (Portsmouth).—1. 'I am prepared to vote for giving such local self-government to Ireland as could be given to other parts of the United Kingdom.' (June 26th, 1886.)—2. 'I go to Parliament with the fullest intention of voting for any measures which will give to Ireland the same rights and privileges as to any other part of the United Kingdom.' (*The same.*)

MR. GEORGE DIXON (Edgbaston).—'I shall advocate processes of devolution which would greatly divest the Imperial Parliament of much of its present legislative and executive functions, throwing them on to local bodies to be constituted, not in Ireland alone, but in other portions of the United Kingdom.' (Address, June 22nd, 1886.)

MR. A. R. D. ELLIOT (Roxburgh).—'I hold myself at liberty to consider upon the merits any new measure of local government which may be laid before Parliament.' (Address, June 21st, 1886.)

MR. R. FINLAY (Inverness District).—'I am in favour of a large measure of Home Rule, in the true sense of the term, for the whole United Kingdom. But any such measure ought to be applicable in its main principles to the whole of the United Kingdom.' (Address, June 24th, 1886.)

MR. W. J. W. FITZWILLIAM (Peterborough).—'I should be quite prepared to grant to Ireland an equal measure of local self-government to that which I should wish extended to England, Scotland, and Wales. Ireland is, in my opinion, entitled to equal treatment with ourselves, but no more.' (Address, June, 1886.)

MR. L. FRY (Bristol).—'I am ready to support the largest extension of self-government to Ireland.' (Address, June 26th, 1886.)

MR. HENRY HOBHOUSE (Somerset, East).—'I desire to give to Ireland extensive powers of managing their (*sic*) own local affairs.' (Address, June 21st, 1886.)

MR. F. W. MACLEAN (Woodstock).—'I am only too anxious to redress any grievances under which Ireland may suffer.' (Address, June, 1886.)

MR. WALTER MORRISON (Skipton).—'I have for many years advocated the extension of local self-government for which the country is now ripe. I would give to Irish representative bodies the

- power of managing strictly local affairs, but I would grant similar powers to England and Scotland.' (Address, June 21st, 1886.)
- MR. PITT-LEWIS (N.W. Devon).—'The Liberal Unionist policy is that there should be no more exceptional laws for Ireland, but that the same laws should apply to that country as are made for the rest of the United Kingdom.' (July 3rd, 1886.)
- MR. W. C. QUILTER (Sudbury).—'I quite believe that some scheme is necessary which would enable Ireland, under well-considered conditions, to transact her own affairs.' (Address, June 30th, 1886.)
- MR. W. P. SINCLAIR (Falkirk).—'As a Liberal, I am in favour of self-government to Ireland, but I desire that all parts of the United Kingdom should be placed on an equal footing.' (Address, June 23rd, 1886.)
- MR. F. TAYLOR (Peebles).—'I am in favour, as Mr. Gladstone says, of Ireland transacting her own affairs, under well-considered conditions.' (Address, June 23rd, 1886.)

The Tories were equally emphatic, as will be seen from the following examples:—

- COLONEL NICHOLAS WOOD (Houghton-le-Spring).—'My firm and hearty support will be given to a considerable extension and improvement of local government alike to the people of England, Scotland, Wales and Ireland, delegated by and under the supreme control of an Imperial Parliament, in which they are fully represented.'
- 'The people in every part of the Queen's dominions,' said SIR J. E. GORST, now a member of the Government, 'should have liberty to manage their own affairs in their own way. . . . Local self-government should be conferred on Ireland to the same, but not to a greater, extent than on England, Scotland, and Wales.'
- 'I shall support,' exclaimed MAJOR BANES, 'any measure giving the fullest local self-government to Ireland, as well as England, Scotland, and Wales.'
- LORD NEWARK, the Tory candidate for Newark, describes himself as 'a firm believer in the benefits of local self-government.'
- 'I am anxious,' said MR. GODSON, the Tory member for Kidderminster, 'that Ireland should be treated in all respects . . . on the same basis as England and Scotland, especially in the matter of local government.'
- 'I am in favour of the extension of local government to Ireland,' said GENERAL SIR FRANCIS FITZWYGRAM, Tory member for Fareham.
- 'I am greatly in favour of the extension of local self-government, which will . . . facilitate the solution of many burning local questions,' said MR. CHARLES V. MILLS, Tory member for the Sevenoaks Division.

- 'I will support any measure,' wrote SIR WILLIAM PEARCE, the late Tory member for Govan, ' . . . whereby the local affairs of Ireland shall be placed under the control of the Irish people themselves, provided the measure . . . recognises the Imperial Parliament.'
- 'Unionists,' exclaimed MR. J. M. MCLEAN, the Tory member for Oldham, ' would not deprive Irishmen of any privilege, civil, religious, or commercial. . . . Within the limits of the Union the Irish nationalists can have everything they are justly entitled to.'
- 'I am,' said MR. R. G. O. MOWBRAY, the Tory member for Prestwich, 'in favour of dealing with the local government of Ireland on the same principles as in England.'
- 'As soon,' said MR. SIDEBOTTOM, the Tory member for the Hyde Division, 'as we are ready to give local self-government to England, Scotland, and Wales, we shall extend the same measure to Ireland.'
- 'Let the Irish,' boldly declared MR. SYDNEY GEDGE, the Tory member for Stockport, 'by all means have local government the same as we shall have. We want the Irish to have the same privilege as ourselves.'
- 'Although I am strongly opposed to Mr. Gladstone's Home Rule Bill,' said MR. SHAW STEWART, 'I am desirous that Ireland should have equal rights and liberties with Scotland and England, and I am in favour of extending the principle of local government to all parts of the United Kingdom, and relieving Parliament of some of the pressure of business which now overweighs it.'
- 'We are heartily in favour,' said SIR J. H. PULESTON and CAPTAIN PRYCE, the two Tory candidates for Davenport, 'of giving to Ireland a large measure of local self-government.'

So the election was fought. The results were much better than might have been expected. In spite of all opposition, and division, and lies, Mr. Gladstone was able to carry with him the parts of the country where political intelligence is most keen. Scotland gave him 42 supporters to 30 opponents; Wales gave him 24 out of 30 seats; in the North of England the preponderance of his supporters was equally great. Northumberland gave him all the county seats, and three out of the four borough seats; Durham elected 8 Gladstonians to 3 opponents; and of the county seats in Yorkshire the Gladstonians won 18, and the joint opponents, in the shape of Liberal Unionists and Tories, won but 10. It was in Lancashire, and in London and in the South of England, that the elections went mainly against Mr. Glad-

stone. In Lancashire there is a certain amount of that Orangeism which hates an Irishman more because of his religion than even his nationality. In London there was at the election complete disorganization; and the absurd system of registration which deprives a man of a vote if, by crossing the street, he gets into a different constituency, had largely reduced the Liberal strength; for the necessities of their lives make the working class more migratory than other classes. In the South of England the terrorism of the squire and the parson still largely prevail. In spite of all these things, the results even in these districts of disaster were hopeful. The general result of the election is shown in the following figures: The aggregate Liberal vote was 1,238,342, while the aggregate Unionist vote was 1,316,327, or a difference of but 77,985 in a grand total of 2,554,669 votes. To put it roughly, out of two millions and a half of voters, the Unionists had a majority of less than eighty thousand. This was, considering the circumstances, an extraordinarily close fight, and an extraordinarily narrow majority. A look at the election returns, too, will show a great falling-off in the number of votes polled, especially by the Liberal candidates. This means that the election was lost, not by the number of Tory votes or Liberal votes cast against the policy of Mr. Gladstone—it was lost by the number of Liberals who did not vote at all. In other words, it was lost through the number of Liberals who, through want of knowledge or of boldness of mind, or through the distraction caused by the sight of division among their leaders, the frantic appeals to save their pockets from wholesale plunder, their nation from dismemberment, their co-religionists from annihilation, found themselves unable to make up their minds. In this respect the election amid all its disaster told a hopeful lesson. Never before did a great and almost revolutionary reform come for decision before the great tribunal of the people after discussion so brief, and never before in the history of England did a great reform receive so much support in the first shock of battle.

CHAPTER XV.

THE PARLIAMENT OF BROKEN PLEDGES.

BUT the various forces brought into such strange alliance against Mr. Gladstone prevailed, and when he saw that the tide of battle had unquestionably gone against him, he resigned office without calling Parliament together, and the Tories came into power. Some curiosity was at first felt as to what would be the composition of the new Ministry. Would the Government consist solely of Tories, or would the Liberal Unionists, who had helped to win the victory, consent to take their share of the responsibility of governing Ireland? Lord Hartington was offered the Premiership by the Marquis of Salisbury, who even consented to serve as Foreign Secretary under the Unionist leadership. Lord Hartington, however, found it much more convenient to fight the cause of Toryism from within the citadel of the Liberal Party. As time has gone on, instead of approaching, he has receded farther from his former colleagues, not merely on the Irish Question, but with regard to the general Liberal programme for the Empire. The farther, however, he has receded from the Liberal leaders, the more fondly he has clung to the name and position of Liberal. It is known that the front Opposition bench is occupied by the leaders of the Opposition. Under the standing orders of the House a Member of the Privy Council is entitled to a seat there, and acting upon the strict letter of this rule, and against every dictate of reason, convenience and good manners, Lord Hartington, Mr. Chamberlain and Sir Henry James insist on sitting beside Mr. Gladstone. Appeals have been made several times to these gentlemen to go over to the side of which they are the main supporters, but they have steadily refused,

conscious that it is better for the interests of the Tories that they should fight from behind the mask of Liberalism.

A startling change took place in the *personnel* of the Tory Party. Sir M. Hicks-Beach had been Leader of the House under the previous Tory Administration, and Lord Randolph Churchill had been Secretary for India. In the new administration Lord Randolph Churchill insisted on becoming Chancellor of the Exchequer and Leader of the House, and when the session started, he occupied this position. This was a startlingly eminent position for a man to have attained who had not yet reached his fortieth year, and who, though he could claim twelve years of Parliamentary life, had really but six years of anything like even Parliamentary prominence. Some doubts existed as to whether he would be equal to the elevated position to which he had attained, but it is only just to say that while he held the office he carried out its duties with conspicuous ability.

The Parliament with which we have now to deal will probably be known in history above all its predecessors or successors as the Parliament of Broken Pledges. The reader has had abundant opportunity of acquainting himself with the pledges on which this Parliament was elected, and by which the Unionist majority was brought into existence.

The first pledge which the Tories and the Unionists combined proceeded to break was their pledge against Land Purchase with the assistance of British credit. The two Houses had scarcely met, when the leaders of the Ministry announced the prospect of a large scheme, if not a universal scheme, of Land Purchase, and, of course, with the assistance of British credit.

'I do not believe,' said the Marquis of Salisbury, 'that any tinkering of the land system will have the slightest effect until we can get rid of the duality of ownership which the Land Act of 1881 introduced.' And in the House of Commons Lord Randolph Churchill used language of a similar import. 'The system of single ownership of land in Ireland,' he said, 'we believe may be the ultimate solution of the difficulties of the Land Question.' Mr. Gladstone had been defeated in order to prevent Land Purchase, and here were

his conquerors proposing Land Purchase the moment they appeared before Parliament. But this was not all. The main argument, as has been seen, against Mr. Gladstone's proposal, was that it would impose taxation on the British taxpayer. Mr. Gladstone entirely denied this, and agreed with his opponents in thinking that any burden on the British taxpayer for the payment of the Irish landlord would be monstrously inequitable. But the turn of his conquerors had come, and the chief among them laid down that not only would the British taxpayer have to pay for the Irish landlord, but that he ought. Lord Salisbury was dealing with the judicial rents fixed by the Land Courts, and with the demand that these rents should once again be revised. Such a general demand he described the Government as resolved to reject. 'But,' he went on, 'if it should come out that the Courts have made blunders, and that there is that impossibility in any case of paying rent, I think *it is not the landlords who should bear the loss*. I think this would be one of the cases for the application of the principle of purchase by the State, and *that the State, and not the landlords, must suffer for the errors that have been made*.'

Let me pause for just a moment to examine this astonishing proposition. The assumption is that the rent of the landlord has been fixed too high 'through blunders.' What would be the natural and equitable solution? That as the landlord has been receiving too much, he should be compelled to charge less for the future, if not to restore to the tenant the balance between a fair rent and his rack-rent in the past. The plan of the Marquis of Salisbury is different. Because the landlord is deprived of the excess over a fair rent which he has been taking from his unhappy tenant, he is to be rewarded by the assistance of the British taxpayer. In other words, somebody must be robbed for the landlord; if not his tenant, why, then, the English taxpayer. This was the pretty pass to which Liberal Unionists had brought things by rejecting the Land proposals of Mr. Gladstone.

Before their first session had concluded, the Unionist allies were once more brought face to face with a crisis in the Irish land Question. One of the many prophecies of

that Cassandra of politics—the Irish Party—was that the land judges appointed under the Land Act of 1881 would produce in the fulness of time a new agrarian crisis by the inadequacy of their reductions of rent. It was to prevent this crisis that the Irish Party adopted the policy of reserve with regard to the Land Act of 1881, for which they were so vehemently criticised, and for which Mr. Parnell and so many others of their number were put in prison. In 1886—that is, five years after—their prophecies were realized. It was found that the rents became impossible of payment owing to the great decrease in both the yield and the price of agricultural produce.

As has been the case almost in any year since the Union, the Irish members, acquainted with the real circumstances of their country, represented the true state of facts, and brought forward a proposal for dealing with it; and as has also happened in almost any year since the Union, their statements were positively denied, and their proposals ignominiously rejected. When Mr. Parnell asked for a day to discuss the state of affairs in Ireland, he was granted it after some demur, and he came forward with a Bill to meet the emergency.

This Bill marks an important turning-point in many controversies that have since arisen. It has been much criticised and much misrepresented; and as it is very short, it will be the best plan to give the exact words of its most important clause:

‘In the case of any holding subject to statutory conditions within the meaning of the Land Law (Ireland) Act, 1881, where the statutory term was fixed prior to the thirty-first December, one thousand eight hundred and eighty-four, if, on the application of the tenant of such holding, it is proved to the satisfaction of the Irish Land Commission, hereinafter called the Court,—

- ‘(a) That half the rent ordinarily payable in the year one thousand eight hundred and eighty-six in respect of such holding, and *half* of any antecedent arrears have been paid; and
 - ‘(b) That the tenant is unable to discharge the remainder of such rent or arrears without loss of his holding or deprivation of the means necessary for the cultivation and stocking thereof;
- the Court may make an order for such an abatement of the rent of

such holding as may seem to them just and expedient. Such abatement shall apply to the rent ordinarily payable in the year one thousand eight hundred and eighty-six, to the antecedent arrears thereto, if any, and to the rent which would have been payable in the following year.'

There were clauses, besides, dealing with the admission of the lease-holders to the benefits of the Land Act of 1881—a proposal made every year in succession by the Irish Party—and with some other defects in the Act.

Plain and unmistakable, as the language of the measure is, there are few proposals, even among those brought forward by Irish Nationalists, which have been so grossly misunderstood or misrepresented. For instance, in Tory organs and speeches, the Bill was denounced as calmly proposing to confiscate fifty per cent. of the rent of the landlords. As will be seen by the most cursory glance at the Bill, it proposes nothing of the kind. The tenant, when he came to the Court for relief, was required, before even being heard, to deposit fifty per cent. of his rent. This was to be a guarantee and a test of his *bona fides*; it was also a protection to the landlord, who without such a provision might have been kept indefinitely without his rent, or any portion of his rent, while the Court was waiting to give its decision. But the landlords gave little encouragement to Home Rulers to take any trouble to safeguard their interests. They turned the elaborate and generous machinery of Mr. Gladstone's Land Bill of 1886 for their protection—as has been seen—into the most potent weapon for Mr. Gladstone's defeat: and in the same way they turned this provision of Mr. Parnell's Bill into a most effective argument against it. The provision of fifty per cent. of their rent in hand did splendid duty as a provision for the confiscation of fifty per cent. of their rent.

The proposal of Mr. Parnell was entitled to the support of Mr. Chamberlain above that of all men. On the claim of the Irish tenant to relief from the judicial rents he had pledged himself more openly and unmistakably than even Mr. Parnell or any other Irish member. In the course of the debates over Mr. Gladstone's proposals in 1886, Mr. Chamberlain brought forward—amid the bewildering multitude of

his proposals—one for dealing with the phase through which the Irish Land Question was passing at that moment. He acknowledged that the fall in prices had made it impossible any longer to pay the judicial rents, and suggested that there should be a stay of evictions until the question should be settled, the State guaranteeing the payment of the landlords in the meantime.

When Mr. Parnell's Bill came under discussion, Mr. Chamberlain, who had thus pledged himself to its principle a year before—that is to say, when the crisis was not nearly so acute—adopted the manly course of stopping away: afraid to support the Bill, afraid to oppose the Bill. Very different was the conduct of Mr. Gladstone. He had gone on a trip to Germany to recruit his health after the severe labours and anxieties of the trying time through which he had passed. He was in the mountains of Bavaria, engaged, probably, in daily debate with Dr. Döllinger, the famous theologian, on those profound religious controversies which have attracted so much of his attention throughout his life, and afar from every distracting care. But he left friends, vacation, a fine climate, ease, freedom from all care, behind, that he might rush back in the last days of a dying session, and give a vote and make a speech in favour of a proposal which he thought for the good of Ireland.

The government half confessed that there was a case for the Bill, but emphatically declined to supply the remedy. 'It is also admitted,' said Sir Michael Hicks-Beach, who was then the Chief Secretary, 'that there has been of late years, and especially in the last year or eighteen months, a considerable fall in the prices of agricultural produce.' But, then, he merely went on to minimize the importance of this great and—as it was soon found—disastrous change in the position of the tenants. 'Prices,' he said, 'are distinctly rising at the present moment.' Mr. John (now Mr. Justice) Gibson gave a rose-colored view of the state of the country. More land was under cultivation; the crops had been good in 1885—were above the average in 1886; above all, the price of wool had risen sixty per cent. A moment's pause is required on the last item to give an idea of the kind of argument that

goes down with the Imperial Parliament when dealing with an Irish question, and above all, with an Irish question that has such hideous possibilities of suffering as the Irish Land Question. The gross value of the Irish crops in 1885, as Mr. John Morley pointed out, was £31,773,933. The gross value of the wool was £320,000. The Solicitor-General thought that a rise in the price of wool, worth £320,000, compensated for a loss in products that were worth £31,000,000! If the Government had been inclined to show justice to the Irish tenant, the Liberal Unionists were present to prevent them. They joined the Tories in declaring that the Land Act of 1881 must not be tampered with; and, above all, that the judicial rents should not be touched. On the latter point were the members of the Ministry especially emphatic—with an emphasis that will appear very comic by-and-by. ‘The pivot of the Land Act,’ exclaimed Mr. Gibson, ‘was that the judicial rents should remain untouched for fifteen years; and if that were removed, the whole fabric of the Act must perish.’ ‘Justice to the landlord,’ said Mr. Matthews, ‘demands you should observe the Parliamentary pledges, or give him’—the landlord—‘compensation. It is not just to the landlord to cut down the rent which you said you would not interfere with for fifteen years.’

Mr. Parnell’s Bill was rejected by 297 to 202; and with this portentous event the first session of the Unionist Parliament came to an end.

The Irish leaders now found themselves in somewhat the same position as in the recess of 1880. After the rejection of the Disturbance Bill by the House of Lords, there impended over their constituents a great disaster: that fact had been brought before the attention of men who in their ignorance denied its existence, and in their folly refused to provide a remedy; and the Irish members had to make their choice between allowing the people to undergo universal suffering and widespread ruin, or proposing to them to do for themselves, and by their own methods, the work of rescue which the Government had refused to perform. The general answer of the Unionists Party with regard to such circumstances is that the people have to obey the law, however

great its injustice or severe and undeserved the suffering which it may entail. That is not the doctrine which some of these Unionists have themselves preached when the people of England were face to face with the rejection of a political remedy which they thought necessary. When the House of Lords rejected the Franchise Bill in 1884, Mr. Chamberlain used a language which, if it meant anything, was an appeal to physical force; and Mr. Jesse Collings used to utter threats which, if spoken in public and not in the safe security of private conversation, might have been open to the charge of incitement to crime. But without going into the general and vexed question as to how far the right divine of submission which was denied to kings must be conceded or refused to democratic government, the fact always remains about Ireland, that its government by the Imperial Parliament is not a government by its own voice—as all legitimate government ought to be—but a government imposed upon its will by brute force. The unquestioning obedience to the law—which might be preached with some degree of justice and reason as to a government which a people has created and can destroy—does not apply to the relations between a government, and a nation in whose despite that Government exists.

At all events, some of the Irish leaders, present in Ireland and aware of the awful suffering that confronted the people unless some remedy was provided, started the policy which has since come to be world-famous as the Plan of Campaign.

To clearly understand a policy which has been the subject of so much controversy, it will be best to give the policy of the Plan as defined by those by whom it was brought forward.

The text of the Plan of Campaign was published in *United Ireland* of October 23, 1886. This was in preparation for the action of the landlords when the half-year's rents came due in the following month. 'Present rents,' said this document, 'speaking roundly, are impossible. That the landlords will press for them let the rejection of Mr. Parnell's Bill testify. A fight during the coming winter is, therefore, inevitable, and it behoves the Irish tenantry to fight with a

skill begotten of experience.' Then the writer laid down the course of action which should be adopted. The tenants were to meet by estates. The priest was to be asked to take the chair, or some tenant remarkable for firmness of character. A committee was to be appointed, consisting of the chairman and six other members, to be called the managing committee. This committee was to gather a half-year's rent from the tenants. Every one of the tenants was to pledge himself: (1) To abide by the decision of the majority; (2) to hold no communication with the landlord or his agents, except in the presence of the body of the tenantry; and (3) to accept no settlement which was not given to every tenant on the estate. 'On the gale day,' went on the Plan, 'the tenantry should proceed to the rent-office in a body. If the agent refuses to see them in a body, they should on no account confer with him individually, but depute the chairman to act as their spokesman, and acquaint him of the reduction which they require. If the agent refused the half-year's rent with the reduction which the tenants thought fair and proper, then the half-year's rent was to be handed to the managing committee, and placed at the disposal of this committee absolutely for the purpose of conducting the fight. No money was to be spent in law costs. When the landlord agreed to settle, the law costs were to be deducted from the rent.

It need scarcely be said that this is not a method which would be admissible or justifiable in a normal state of society. The Plan of Campaign had been denounced as illegal, though an authoritative judgment on the question has not been pronounced yet; but, granting that it is illegal, that does not settle the question whether, in the peculiar circumstances of Ireland, it was morally justifiable. I have dealt already with the claim of the Unionists, for absolute obedience to every law, and under all possible circumstances, which is not the gospel of any sane body of men; though equally no sane body of men thinks that disobedience to any law is not a serious, grave, and exceptional act that requires serious, grave, and exceptional circumstances for its justification. That set of cir-

cumstances undoubtedly, in my opinion, existed in Ireland when the Plan of Campaign was inaugurated.

This is the general justification for the morality of the Plan. A second question remains behind. Did the Plan work practical injustice? Was it applied on estates where the tenants had no real grievance, and were the demands of the tenants excessive? These questions will be presently answered by a description of some of the estates on which the Plan was put in operation, and by some facts and figures drawn from the armoury of the Government themselves.

The Plan of Campaign was first suggested on the property of the Marquis of Clanricarde. It will throw an instructive light not only on the Land Question generally, but also on the particular phase through which it is now passing, to give a short sketch of this remarkable landlord and remarkable property.

The father of the Marquis of Clanricarde died fourteen years ago. Amongst the mourners who followed to the grave was one whom the bystanders pointed out as the new Marquis. He was silent, and after the funeral he disappeared, nor has he ever been seen again in those parts. When his mother died he never appeared at the funeral. She was laid in her grave without the presence of her son, and the guests who came to do the last honours to the Marchioness enjoyed the hospitality not of the Marquis but of the hotel. No tenant on all the Clanricarde estates has seen his landlord, or has had ocular or aural proof of his existence.¹

The estate consists almost entirely of small farms; for generations, if not for centuries, the Clanricardes were absolute masters of the whole district. They were able to return anybody they liked for the county and also for the town of Galway, and it was at one time said that the Marquis of Clanricarde could return his grey mare if he liked. In 1872, for the first time, there was a revolt against this political domination. In that year Captain (now Colonel) Nolan was returned after a bitter contest against Mr. W. Le Poer Trench, the Conservative candidate. The old Marquis of Clanricarde

¹ *Pall Mall Extra*, 'No Reduction, No Rent,' p. 33.

was violently annoyed, and the first thing he did was to raise the rent considerably of some of his tenants who, he knew, had been supporters of the popular candidate. Here are eleven names of tenants whose rents have been raised, which Mr. Stead gives in his 'Extra' (p. 33).

	Old Rent.			New Rent.			Annual fine for Independence.		
	£	s.	d.	£	s.	d.	£	s.	d.
Mrs. Mary Donnelly.....	88	0	0	112	0	0	24	0	0
J. S. Bourke	50	10	0	82	10	0	32	0	0
John Whyte.....	27	0	0	38	10	0	11	10	0
Pat Kemple.....	32	6	6	36	13	0	4	6	6
Thomas Kemple.....	22	10	0	30	10	6	8	0	6
Patrick McDermot.....	35	0	0	47	8	0	12	8	0
Denis Tuohy.....	10	0	0	14	10	0	4	10	0
Pat Fahy.....	24	0	0	33	0	0	9	0	0
Michael Quinn.....	12	12	6	14	1	0	1	8	6
Timothy Clarke.....	18	0	0	25	0	0	7	0	0
Francis Glasby.....	19	8	0	25	4	0	5	16	0
	339	7	0	459	6	6	119	19	6

In 1886 the terrible depression that had come on the agriculture of Ireland generally, affected Galway perhaps even more seriously than anywhere else. The tenants became extremely restless, and on several occasions entered into combinations and demanded reductions of rent. It is to be remarked that they did this without any consultation with the central office of the National League, and in fact they did it to a certain extent against the wishes of the Irish Party. At that moment Mr. Gladstone was bringing in his Home Rule and Land Bills, and as it was expected that these measures would supply a remedy for the whole Land Question, the Irish members discouraged any local agitation. The tenants, however, of the Marquis were unwilling to follow this advice; the National League was defied, and the tenants on the Portumna portion of the estate formed a Tenants' Defence Association, and resolved on desperate resistance. Meantime, other landlords had found themselves face to face with similar combinations, and either in obedience to these or in acknowledgment of the undoubted reduction of prices, gave considerable abatements. For instance, Colonel Daly and Lord Dunsandle freely gave reductions, while Sir Henry

Burke gave an abatement of fifteen per cent. on the judicial rents after a struggle. The Marquis of Clanricarde's tenants drew up a memorial. The Woodford tenants decided to ask a reduction of fifty per cent.; the Portumna tenants thought that fifty per cent. was unfair, and were content to ask twenty-five per cent. The Woodford men then gave way, and a general demand came from all sides for a reduction of twenty-five per cent. This was not the first time that the tenants had made similar demands for abatements. On a previous occasion they asked for an abatement from Mr. John Blake, who was then the agent of the Marquis of Clanricarde. Mr. Blake, though the tenants did not know it, forwarded the application to the Marquis with a recommendation that it should be complied with, as the tenants were really unable to pay their rents. The application was refused; Mr. Blake was shot dead, and after his death his widow proposed to publish the correspondence for the purpose of shifting on to the right shoulders the oppression of the tenants. The Marquis intervened, and obtained an injunction preventing the publication of the correspondence. Mr. Joyce, who had succeeded Mr. Blake, joined the tenants—this also was not known at the time—in declaring that their demand for abatement was justified. The Marquis treated this demand, as he did all others, with absolute contempt. He did not even take the trouble to send any reply. Instead of meeting the views of the tenants, he determined on an eviction campaign. Ever since that time, evictions have been going on, sometimes in rapid succession, sometimes in fierce resistance, sometimes with the rapidity of a *coup de main*. Nearly all these evictions have been accomplished after intense suffering, enormous expenditure for police and soldiery: and the suffering has been borne by the tenants, the expenditure by the British taxpayer. Meantime the Marquis of Clanricarde has been condemned by the opinion of the whole civilized world. Even the *Times* has denounced him as a danger to society; but he, defiant alike of friend and foe, proceeds with these evictions, and Mr. Balfour continues to send to gaol everybody who resists his will. The estate of the Marquis is one of the best known which

have been placed under the Plan of Campaign, but there are many others in which the circumstances are almost as bad. For instance, there is the Ponsonby estate. This estate is in the hands of an absentee landlord. The tenants are divided into those holding large farms under lease, and small farms on year-to-year tenancy. In both cases the tenants are enormously rack-rented. The rent in many cases is almost double the valuation. Here, for instance; are four cases :

	£	s.	d.	...	£	s.	d.
Patrick Day.....	70	0	0	...	45	0	0
Maurice Broderick.....	58	0	0	...	40	0	0
William Cashman.....	56	0	0	...	41	0	0
Edward Goggin.....	68	16	0	...	52	10	0

The tenants who held under lease were compelled to accept these leases under the Land Act of 1870 by threat of eviction. Take, for instance, the case of Peter M'Donagh. I give these particulars from an excellent pamphlet by Canon Keller, who was imprisoned in connection with this estate. M'Donagh is a hard-working and industrious man, and his family have held the farm for 200 years. He himself has enormously improved it, built an embankment at the side 7 feet high, 12 to 18 feet thick, 400 yards in length. To this expenditure the landlord did not contribute a penny. Though he was asked to take a lease he refused to do so, but on the day when he returned home from burying his little boy and found a notice to quit in his home, as a result of his refusal, he gave up the struggle and had to sign the lease. Michael Mahony, another of the Ponsonby tenants was obliged to take a lease in 1886. His rent was raised from £65 to £74, while his valuation was £43 15s. These tenants suffered particularly from the reduction in the price of agricultural produce. Butter, which was largely made on the estate, was in 1886 fifty per cent. lower in price, and the greater part of it was lost from the wetness of the season. Wheat brought an average of only 7s. 6d. per bushel, a fall of fifteen to sixteen shillings from the price it had been in 1885, and some of it was so bad as to be unsaleable at any price. Barley was also largely produced on the estate.

Here is a picture from a newspaper which will give an idea of what these unfortunate tenants had to go through, and will convey to the reader a clear conception of the nature of the struggle. 'Thursday being the first day,' writes the *Cork Examiner*, 'during the season for purchasing malting barley in this district by the Midleton Distillery Company, early on that morning cars laden with barley came from different parts of the county. As far as the chapel, loads of barley were closely arranged on either side of the road, and the poor men, who came a long distance in inclement weather, could be seen asleep on the bags of barley. There were upwards of 1,000 loads of barley, on an average 8,000 barrels; a barrel is two hundredweight. Of course the Distillery Company could not buy all this grain, as it would take a week to weigh such a number of loads. The excitement which prevailed during the early part of Friday and during the day, caused a party of constabulary to be called out to keep order and protect the lives of those who had to be out on business. After all, the top price was only 10s. per barrel for malting barley; a great quantity was purchased at 7s. per barrel, and lots of it was rejected as being unfit for any use but food for cattle and pigs. On Friday the Distillery Company refused to buy any more barley. There is no other market convenient, and up to 7,000 barrels of barley will have to be taken back from Midleton.'

Canon Keller states further that these tenants would have died of starvation in 1879 if it had not been for the relief received from the Mansion House Fund and other sources. 'In those days,' he adds, 'Ponsonby tenants were glad to work for a pittance, day and night, according as the tides suited, *in deepening the Youghal docks*. Some of these poor creatures were known at the time to pledge the coats off their backs in order to pay the rates due on their miserable holdings.'

There was one other estate on which the Plan of Campaign was put into motion. It will be seen afterwards how this particular estate played a remarkable part in one of the many tragic and sorrowful episodes by which the final

¹ 'The Struggle for Life on the Ponsonby Estate,' p. 9.

struggle for Irish liberties has been darkened. This was the Mitchelstown Estate. It will be better, however, to defer detailed account of the transactions on this estate until we come to tell the story of John Mandeville's death.

When Sir Michael Hicks-Beach returned to Ireland after the rejection of the Parnell Bill, he found himself face to face with the realities of the situation, as distinct from the phantasms which do duty for Irish facts in the debates at Westminster. At once he perceived that the case which he had helped to controvert was too well founded in fact. He found that even the landlords no longer attempted to deny the reality of the crisis which had been brought on the farmers by the depreciation in the prices of agricultural produce. A large number, if not the majority of them, were making large abatements of rent. The Land Commissioners continued to give even still more undeniable testimony to the fairness of the claim of the tenants to further abatements of rent. It has been seen that when Mr. Parnell's Bill was introduced in 1886, he was able to show that the reductions of 1885 were vastly greater than those of the preceding years. The reductions made by the Land Commissioners in 1886 went on increasing, and were largely above the large average of 1885. Sir Michael Hicks-Beach then proceeded to justify in the most curious manner the policy of the Plan of Campaign. The Plan of Campaign was an extra-legal method of settling difficulties that had been left unsettled by Parliamentary statute. Sir Michael Hicks-Beach proceeded to adopt a Plan of Campaign of his own. A Chief Secretary has many means of influencing the action of the landlords. On most estates, owing to the strong feeling against evictions, the process of eviction cannot now be carried out without the assistance of a large number of soldiers and police. The Chief Secretary is always able to point out that the soldiers and police are not at his disposal, and cannot be given to the evicting landlord. Sir Michael Hicks-Beach himself described the process which he adopted as 'pressure within the law'—a contradiction in terms. Pressure is legal or illegal; there is no debating ground between the two. What Sir Michael Hicks-Beach really did was to apply to the case of these

landlords by the refusal of police and soldiers, and other extra-legal pressure, the principle of the Bill which, but for him and his colleagues, would have been passed into law. In short, he substituted lawless for statutable interference.

The views of Sir Michael Hicks-Beach were carried out with even greater zeal than his own by some of his subordinates. When the Tory Government came into power, one of their first acts was to appoint Sir Redvers Buller to take charge of Kerry and one or two other districts which at the time were the only disturbed spots in all Ireland. The appointment had been heralded with such a fanfaronade of military trumpets, that the Liberals were seriously alarmed lest this should be the first step towards the establishment of what is called martial law in Ireland, and strongly protested against the appointment. Whatever may have been the purpose, however, for which Sir Redvers Buller was sent to Ireland, his mission there brought consequences the very opposite to what were anticipated. He was sent to put down the combination of the tenants, and the very first thing he did was to throw himself heartily on the side of the tenants and against the oppression of the landlords. In face of the fierce hostility to evictions and the strong organization of the people, landlords were unable to evict without the assistance of large bodies of soldiery and police. As has been said, the soldiers and police are in the hands of Dublin Castle, and therefore, it is entirely in the power of Dublin Castle to arrest, if not to prevent, evictions altogether, by postponing or refusing military and police assistance. In the good old days the landlord had only to telegraph for such assistance, and he received it immediately; but under the new *régime* of 'pressure within the law' and Sir Redvers Buller, a very different state of things existed. For instance, on October 23, *United Ireland* was able to publish the following remarkable documents, the authenticity of which has never been denied:

'Cork, 24th October, 1886.

'INSPECTOR CROGAN,

'Direct four police to meet me below Ballyvore Barrack at four o'clock to-morrow morning.

'(Signed),

'GALE.'

'Memo. 552 and 1,168.

'Killarney, 14th October.

'When you require protection in future, you must give me ten days' notice, to enable police inquiries to be made. And you must invariably give the names of those who require the protection, and the nature of the legal proceedings.

'The application in connection with your memo. cannot be granted.

'THOS. MORIARITY, C.I., R.I.C.'

The first of those documents—a telegram—was a message from the sub-sheriff of Cork County, and in old times it would have been promptly answered by telegram that the required force of police would, of course, be sent; but under the Buller *régime* not only was no telegram sent in reply, but the 'memo.'—calmly sent by post—was a refusal of the most unusual nature, and must have of itself acted as a stern discouragement to evictions.¹

It was proved also afterwards that Sir Redvers Buller personally visited several landlords, and that, as a result of those visits, the landlords immediately abandoned their attitude of uncompromising resistance to the tenants, and made reasonable reductions. In some cases General Buller went the length of refusing or taking away altogether the guards of police who were assisting rack-renting landlords. Captain Plunket, one of the most notorious and most merciless agents of coercion in Ireland, followed the lead given him by his chief. He denied afterwards that he had interfered in any way between landlord and tenant, but he was unable to deny the letters in his own handwriting which were produced in Court. In one of these letters to a firm of land agents, Captain Plunket said of a tenant who was willing to pay a year's rent minus 20 per cent. abatement: 'I pointed out to him that he ought to pay the year's rent in full, pending any arrangement that might be made as regards the future, and he agreed that it was a fair suggestion, and stated that he would make the offer to you. You will understand that my object in addressing you is not by way of interfering in a matter that does not concern me, but as I am sure you will agree with me that evictions are not at the present time desirable

¹ 'Mr. Dillon on the Plan of Campaign,' by J. J. Clancy, M.P., pp. 42, 43.

if they can be avoided, and as I much fear that they may possibly lead to outrages and disturb the peace of a district hitherto free from crime, my motive is to avert them and use my humble endeavours to bring about a settlement where practicable.¹

The landlords resisted the sway of this 'pressure within the law' by their loud-voiced complaints in the *Times*. It was in that journal that the letter of Captain Plunket just given was first published. The correspondent of the *Times* sent at the same time a letter which told the remainder of the story. It declared that the resident magistrate 'had called afterwards and pressed the matter much further, but did it cautiously.' 'He conveyed,' continued the writer, 'that unless the landlady accepted a year's rent, instead of three and a half years', and gave a clear receipt and paid costs (£50), protection would not be afforded to her caretakers. Under these circumstances she is disposed to strike and surrender her rights, and take anything she can get. Her income is very small, not more than is absolutely necessary for her support, and she is coerced. The land is some of the best in Ireland, and in the Golden Vale.'

Colonel Turner, who has since become notorious as a supporter of the policy of Mr. Balfour, was at this period a vehement supporter of the Plan of Campaign which Sir Michael Beach, General Buller and Dublin Castle had invented. 'Yesterday,' wrote the Castleisland correspondent of the *Cork Examiner*, on December 10, 'Colonel Turner, accompanied by Mr. Meldon, R.M., paid a visit to Castleisland. As far as I can learn, it would appear that Colonel Turner's object was solely to inquire into the state of the tenantry in this district, where evictions have been already carried out or are pending. They were met here by Mr. Maurice Murphy, proprietor of the Crown Hotel, with whom they had a lengthened interview, and who subsequently introduced them to the Ven. Archdeacon Irwin, P.P. Colonel Turner interviewed the rev. gentleman at considerable length. Colonel Turner met some of the tenants afterwards, who gave him a list of the produce of their land, and this went.

¹ *Ibid.*, p. 44.

to show that at the present price for agricultural produce the receipts in a great many cases would not pay half the rent. The tenantry in this locality feel deeply grateful to General Buller, on whose behalf Colonel Turner is prosecuting his inquiries. Colonel Turner promised to come to Castleisland at an early date, and go more fully into the matter."

And finally the whole case is admitted by the *Times*, which strongly condemned the proceedings of the Chief Secretary and his subordinates. 'Unfortunately,' it wrote, "it is too clear, from the evidence of Sir Michael Hicks-Beach, Sir Redvers Buller, and Captain Plunket, in the Dublin Police Court, as well as from the charge of Chief Baron Palles at Sligo, that the vigorous enforcement of the law against tenants combining to refuse the payment of rent, is discouraged by the Irish Executive. We have excellent reasons,' it went on, 'for believing that high officials, undoubtedly acting under direct orders from the Chief Secretary, have taken upon them to advise landlords not to proceed in the only effectual manner against tenants who have adopted the Plan of Campaign. Combination must be met by decisive action against the whole combined body; but this is precisely the course discountenanced by the Government, which nevertheless is supposed to be contending against Mr. Dillon's policy.' And in another article it summed up the policy of the Government by the declaration that it had 'capitulated to crime and treason.'

Here we have the most ample justification for the Plan of Campaign in the conduct of the Executive Government. It will be seen, as we go on, that this is only one of many testimonies in its favour by those who have shouted themselves hoarse in denunciation of its dishonesty and immorality.

While the plan was in operation, a Commission was sitting which had been appointed by the Government when they came into office in 1886, for inquiring into the condition of the Land Question and also the question of illegal combination and intimidation. The Commission was an even

¹ 'Mr. Dillon on the Plan of Campaign,' pp. 45, 46.

more emphatic justification of the Bill of Mr. Parnell than the action of Sir Michael Hicks-Beach.

It reported that 'the fall in the price of produce of all kinds and in all parts of the country has much impaired the ability of the farmers to pay the full rent. And,' went on the Commissioners, 'this, following on a previous general restriction of credit by the banks and other lenders of money, as well as by the shop-keepers, has very greatly increased their financial difficulties.' The Commissioners were equally emphatic in the acknowledgment that there had been a failure in the yield of the crops, declaring that there had been for some years past 'a gradual deterioration' in the quality and produce of the soil.' And, putting all these things together, they arrived at the conclusion that there was a fall of $18\frac{1}{2}$ per cent. in 1885 and 1886, as compared with the average of the four preceding years, in the value of the agricultural capital. When the Commissioners came to their recommendations for meeting the emergency, the gravity of which they so frankly acknowledged, they gave evidence of the conflict in their minds between their sense of the emergency and their disinclination to interfere with the judicial rents. It was 'most undesirable to disturb an arrangement which was understood to be a permanent settlement;' but they could not 'put aside the present necessities of the tillage farmers, many of whom have lost much of their means, and are besides, much indebted to banks, local merchants, and other creditors.' They braced themselves up, under these circumstances, to recommending that the term of fifteen years, for which the judicial rents had been fixed, should be reduced to five. But even that, they were conscious, was not enough, apologetically declaring that the question had been one 'of anxious thought and deliberation,' 'whether we should recommend an immediate reduction of the earlier fixed prices, or wait further indications of the future range.' They wound up with the statement that should prices 'continue on the present low scale, it will become absolutely necessary that a revision of prices be made on the rents fixed prior to the beginning of 1886.'

Here, then, out of the mouths of the Commission ap-

pointed by the Government itself, and almost entirely composed of landlords, was an emphatic confirmation of the whole case for Mr. Parnell's Bill, and accordingly for the Plan of Campaign, to which the rejection of that Bill gave birth. Thus the Plan of Campaign has already two great facts in justification of its existence :

1. The extra-legal action of Sir Michael Hicks-Beach and his subordinates.
2. The report of the Tory Commission.

But there came a third and equally superficial justification. In the course of the debate on Mr. Parnell's Bill in 1886, Sir Michael Hicks-Beach had to confess that the sub-Commissioners had largely increased the average reductions on the holdings brought before them. The Royal Commission puts this increase on the average at 10 to 14 per cent. ; in reality it was much more—at least, in many cases, it reached an enormously higher figure. In the pamphlet published by the Irish Press Agency, with Mr. Dillon's speech on the Plan of Campaign, to which allusion has already been made, a list of cases is given from the County Longford, in which the average reduction is 41 per cent. ; on the estate of Lord Granard the reductions averaged 39 per cent. ; on the estate of the late Col. King-Harman, 54 per cent. ; and on the estate of the late Col. Tottenham, 58 per cent. ! The reductions demanded under the Plan averaged from 20 to 30 per cent. ! In other words, the abatements demanded by the Plan are more moderate than the abatements given by the Land Courts. And thus we have now three, instead of two, justifications of the Plan of Campaign.

1. The extra-legal action of Sir Michael Hicks-Beach and his subordinates.
2. The report of the Tory Commission.
3. The enormous increase in the reductions by the Land Courts.

Even yet we have not exhausted our list of reasons in favour of the action of the Irish leaders.

So the important recess of 1886 passed—the friends of the tenant on the one side adopting the extra-legal pressure of the Plan of Campaign and Sir Michael Hicks-Beach the

extra-legal pressure of private remonstrances and the refusal of military and police aid to the landlords, with a fairly satisfactory result all round. First, the abatement of rent became almost universal, and the relations of the landlords were strained only in the comparatively few cases in which the Plan of Campaign was vehemently resisted; and, secondly, there was an extraordinary reduction in the amount of agrarian crime. This was the more remarkable because the December quarter, in which the Plan of Campaign was in operation, is precisely the quarter in which agrarian crime has always shown a tendency to rise, for the obvious reason that the shortness of the days and the darkness of the nights give the criminal a better opportunity of safely carrying out his evil deeds. On this reduction of crime, more will have to be said by-and-by.

When Parliament met in February, 1887, it looked as if things would drift thus for some time, Sir Michael Hicks-Beach adopting a middle course which did not exasperate Ireland and which, at the same time, left the whole question of the future unsettled. But suddenly Sir Michael Hicks-Beach resigned, and a very different kind of man was appointed in his place.

Mr. Arthur Balfour, who now became Chief Secretary for Ireland, had not up to this realized in Parliament the high promise of his University career, and the lofty eulogies of his private friends. He had sat in Parliament since 1874; but though he was the nephew of the Marquis of Salisbury, he had not up to that moment ever made a speech which produced any impression upon the House of Commons. In the Parliament of 1880 he had joined his fortunes to those of Lord Randolph Churchill. With Mr. Gorst, Sir Henry Wolff, and Lord Randolph, Mr. Balfour had occupied himself night after night in the attempt to break down by constant worry and persistent speech the strength of the great Liberal majority; and, with Mr. Warton, he shared the labour of obstructing all Mr. Gladstone's proposals. But even in his obstruction there was a faint-heartedness and a want of tenacity that fitted in well with his appearance and repute. Mr. Balfour is a tall and very slight man. The neck

is long, narrow, and as thin as that of a delicate girl. On the whole, the impression he would give to a stranger who saw him for the first time and did not know him, would be that he was a more than usually mild member of the mild race of curates. A tendency to seek frequent inspiration in his pocket-handkerchief would confirm the impression. In politics he assumes an air of extreme languor. He does not sit upright in his seat, nor is he content with the loll which is characteristic of most of the members of a body so overworked and so sedentary as the House of Commons. One of the many sayings current about him is that somebody declared he could never come to anything, as he was so fond of sitting on the small of his back. Sitting thus with his rather long legs stretched out before him, he gives an impression of physical and mental lassitude that could never be associated with a vigorous policy or a firm character. Indeed, Mr. Balfour might be described as almost ladylike in his manner and appearance. As to his *morale*, he is in the habit—I have been told—of talking in private of political affairs with a cynicism that to some brings amusement and to others disgust; and that is interpreted by some as the reflection of his real sentiments, and by others as the affectation which is now habitual with those who see in languid airs the truest symbol of inward distinction. It may be that he is a mixture of what he appears and what he is supposed to be—he is half in earnest and half in contemptuous doubt as to political struggles, and especially as to his own share in them. I have heard—though I don't know whether the statement is correct—that when he was at college, his leanings were towards Radicalism, and that he raged at the idea of ever being compelled to become a Tory because his uncle happened to be one of the Tory leaders. If this were so, circumstances proved too strong for him; and he had to begin life with an act of flagrant apostasy to his own inner convictions and tendencies. A man that has thus to stifle the promptings of his nature, is certain to take his revenge for his own disillusioned and falsified life, by laughing at the sincerities of other men.

Such is Mr. Balfour; physically weak, morally false, effem-

inate in air and in temper—in short, just the man for a massacre. Louis Napoleon sat shivering over a fire at the Tuileries, and even the heat was unable to keep his knees from knocking and his teeth from chattering; but all the time, the people in the streets of Paris—with the addition of a child or woman here and there—were being shot down. The most dangerous and the most cruel of men are not the robust and the bold and the brutal tyrants. It is the men of effeminate minds and temper. Their vanity leads them to do things that look strong, and their effeminacy induces a certain tendency to political hysteria that has very cruel and very callous elements. It will be seen by-and-by that Mr. Balfour's acts fully justify this conception of his character.

With such a character Mr. Balfour proved the man for the situation which had now grown up in Ireland. It had long ago become evident that the policy with regard to an extension of local self-government, which both the Tories and the Unionists had preached at the General Election, was impossible. It was impossible, it was plainly seen, to give Ireland a self-government which was not Home Rule and did not lead inevitably and promptly to Home Rule; and the Tories were thrown back, as Mr. Gladstone prophesied and as they denied, on the alternative of coercion. The Ministry began the session by making a certain number of alterations in the rules of the House which enabled debate to be closed more promptly. This change in the rules was, of course, intended to facilitate the rapid progress of a Coercion Bill, and it need not be added that this purpose was constantly and vehemently denied. The way thus cleared, Mr. Balfour introduced a new Coercion Bill. This measure differed from the long list of its predecessors, not merely in the character of its provisions, but in the ease by which it was defended. As to its provisions, they were more severe than anything that had been proposed, with the exception of the terrible Code of Martial Law which was enacted in the early days after the Union. Some of its provisions, indeed, were so brutal and violent, that they had to be dropped. For instance, there was the provision that cases could be transferred from

the Courts of Ireland to the Old Bailey in London. These provisions were ultimately abandoned, but the measure still remained perhaps the most savage Coercion Act of modern times. Any combination of the tenants for any purpose whatever in their conflict with the landlords was made illegal. The words of the Act were made so wide that any interference whatsoever, and of whatsoever character, peaceful as well as violent, persuasion as well as intimidation, with the relations of landlord and tenant, were equally proclaimed illegal.

There were other provisions equally startling. The Lord-Lieutenant was given the power to suppress the National League in any part of the country which he proclaimed. His mere proclamation thereby made membership of the League an offence punishable with six months' imprisonment, and, as will be seen by-and-by, many persons were so punished for this offence. To call a meeting of the League, to attend a meeting of the League, to speak at a meeting of the League, or give a report of a meeting of the League in the public press, became an offence punishable with six months' imprisonment!

What aggravated these provisions was the tribunal before which the cases were brought. There is little danger to public liberty from even the most tyrannical laws if the citizen has the protection of his fellow-citizens, impartially chosen, in the jury-box. But the Government recognised that the overwhelming majority of the Irish people refused to accept as criminal that which their oppressors pronounced to be crime. Accordingly the Government abolished trial by jury in Ireland, and they substituted therefor as strange a tribunal as ever, perhaps, assumed the mask of constitutionalism in a country supposed to be free. The tribunal consisted of two resident magistrates. These resident magistrates are

Appointed,
Dismissed,
Promoted,
Degraded,
Pensioned, or
Refused Pensions,

by Mr. Balfour. Furthermore, they are actually chosen to try specific cases by a divisional magistrate, who also, of course, is the nominee of Mr. Balfour. In other words, Mr. Balfour was given the power under the Coercion Act to try, to convict, and to imprison his political opponents by his own personal dependents.

Finally, the Coercion Bill was different from all its long list of predecessors in being perpetual. Up to this particular Bill, the defence of all such proposals was that there was a temporary derangement of affairs in Ireland which required a temporary remedy. Under the Bill of Mr. Balfour, the right of free combination, free speech, free writing, and free meeting, which are the inalienable right of every man in Great Britain, were left for ever and ever at the absolute disposal of the Executive Authority in Ireland. It remained for the Government and the Parliament, which were pledged above all things to absolute equality of rights and liberties between the two parts of the United Kingdom, to propose this perpetual badge of inferiority and inequality for the Irish people.

The Coercion Bill of Mr. Balfour was also, it has been said, different from all its predecessors in the case by which it was defended as well as in the character of its provisions. In all previous instances Ministers have been able to give as an apology for their proposals whole arrays of statistics as proof of the existence of an epidemic of crime. In the case of the present Bill, the Chief Secretary began by producing no statistics at all, and even made it a merit that he had no statistics. 'I stated before,' he said on the motion for leave to introduce the Bill, 'and I state again, that we do not rest our case upon statistics of agrarian crime in Ireland.' The reader has an opportunity of comparing the action of Mr. Balfour in this respect with that of the late Mr. Forster when he brought forward the Coercion Bill of 1881. By-and-by this style of treating the proposals was found too absurd. 'Then the Home Secretary,' said Mr. Morley (speech on going into Committee on the Bill), 'and the Attorney-General say, "Oh, by the way, these are statistics of crime which are of great importance."' But these statistics, though they were fur-

nished at first with much triumph, did not advance the cause of the Government. What were these statistics? The Government abandoned at the very beginning of the argument any comparison between the amount of crime which justified the Coercion Bill of 1887, and the amount of crime that was held to justify the Coercion Bills of 1881 and 1882. And well they might, for this is how the figures stood :

Year.									Total of agrarian crimes.
1880	2,585
1881	4,439
1882	3,433
1886	1,056

The enormous disparity will be at once perceived between the crimes of the years upon which Mr. Forster founded his claim for coercion and the crimes of the year which were held by Mr. Balfour to justify his demand for coercion.

The expedient adopted under these circumstances was to confine the comparison to the three years preceding the proposal of coercion. The result of this comparison was that the crimes of 1884 were found to be 762; of 1885, 916; and of 1886, 1,025. This certainly showed an increase, but it would be the grossest exaggeration to say that it showed that vast increase of crime which alone justifies coercion. The reader has again to be warned against taking these totals as meaning totals of serious, aggravated, heinous crime. In these statistics the slightest and smallest offence is classed as a 'crime'—a petty larceny, an injury to property to the extent of a few shillings, an assault that in a London police-court would entail no higher penalty than a fine of five shillings or forty-eight hours' imprisonment. This abuse of the word 'crime' has already been adverted to in dealing with Mr. Forster's case for coercion; it is a fact which has to be again and again dwelt upon in dealing with pictures of the state of Ireland. It is this abuse of the word 'crime' that has given to one of the most religious, upright, and peaceful people in the world the blackest criminal character perhaps among any of the other nations of the

earth. But taking crime in its Ministerial and official, and not in its popular sense, the increase of crime in the years 1885 and 1886 over that of 1884 did not justify the demand for coercion. It was his appreciation of the fact that induced the Home Secretary to put forward a discovery which, if well founded, materially assisted the Government. 'Since October, 1886,' he said, 'outrages in Ireland have risen 83 per cent.' (speech on second reading of the Coercion Bill). This statement produced a great effect, and very naturally so; but it involved a suppression of fact that again involved a most flagrant suggestion of what was false. It was quite true that the crimes for the first quarter of 1887 were largely in excess of the crimes of the last quarter of 1886; but in the first place, that was no argument in the mouth of the Government. The first quarter of 1887 ends on March 31; the Coercion Bill was announced on March 21, and, of course, was contemplated at a much earlier date. In fact, it was resolved and considered upon when the Ministry met Parliament; and therefore it cannot have been on the crimes of the first quarter of 1887 that the Coercion Bill was founded. The Chief Secretary had not these statistics in his hands when he made his speech introducing the Bill, and as has been seen, expressly stated that he did not found his case on statistics of crime. The second answer to the statistics of the Home Secretary is that his basis of comparison is false. He compared the crimes of the first quarter of 1887 with the crimes of the last quarter of 1886; the proper method of comparison is to compare the quarter of one year with the corresponding quarter of the preceding year, where there is something like a similarity of circumstances. The following table shows the crime—or so-called 'crime'—for the four quarters of 1886 and the first quarter of 1887:

For the quarter ending March 31, 1886	.	.	.	256
For the quarter ending June 30, 1886	.	.	.	297
For the quarter ending September 30, 1886	.	.	.	305
For the quarter ending December 31, 1886	.	.	.	166
For the quarter ending March 31, 1887	.	.	.	241

This is a remarkable table. It shows that the first quarter of 1887, on which the Home Secretary relied as upon a sud-

den and opportune revelation in favour of the policy of the Government, had less crime than any quarter of the preceding year, except the last quarter. And this last quarter of 1886 deserves special consideration both for its own sake, and as a test of the honesty of the Home Secretary's style of comparison. It had, as has been seen, but 166 crimes; that is—fewer crimes than the first, fewer than the second, fewer than the third quarter of 1886. All this although the December quarter is nearly always the quarter which, in Irish experience, is most deeply stained with crime. But in 1886 the crime of the December quarter is lower than that of any of the other quarters of the year. It stands out in bold relief as the crimeless winter quarter of its year, which makes two facts the more remarkable. First, that this especially crimeless winter quarter was the quarter when the Plan of Campaign was in fullest operation; and, secondly, was the quarter when the Government resolved that Ireland stood in need of coercion.

In the absence of statistics Mr. Balfour proposed coercion on three other grounds. The first was the series of stories—'narratives,' or 'anecdotes,' Mr. Balfour himself called them—which were not authenticated nor confirmed; in fact, were the merest gossip. 'On what authority,' interrupted Mr. Parnell, when the Chief Secretary was telling one of his 'narratives' or 'anecdotes,' 'on what authority does the right hon. gentleman rely for these statements?' 'I am giving the House,' was the reply of Mr. Balfour, 'the facts which I have obtained on my responsibility from what I consider an authentic source!' In other words, the gossip which Mr. Balfour heard, and Mr. Balfour believed, the House of Commons was likewise bound to accept as gospel truth! Were ever the liberties of a single and a common pickpocket taken away on evidence so flimsy as that which was held to justify the Chief Secretary in taking away the liberties of a whole nation? But though the Chief Secretary was vague in his 'anecdotes,' and though the Bill was being hurried through as fast as the Government could manage, there was plenty of time to test and to destroy most of the cases brought forward by the Chief Secretary. One was the case

of a farmer named Clarke, indicted for obtaining money by means of a forged document. 'The case,' said Mr. Balfour, 'was proved in the clearest manner. . . . The judge charged strongly for conviction, but the jury, which consisted principally of farmers in the same rank of life as the prisoner, disagreed.' Mr. Parnell was able to prove that Clarke was not a Catholic farmer, but a Protestant maltster, was not a National Leaguer, and was acquitted owing to the complicated nature of the accounts in dispute. A second case was that of a man called John Hogan. 'He was charged,' said the Chief Secretary, 'with a most horrible outrage upon a girl. He was acquitted by the jury in face of the clearest evidence. And why? Because he was a well-known leader in that neighbourhood.' The association between an outrage upon a woman and a political or agrarian combination is rather remote, especially in a country where such offences are rare, and are bitterly resented; but in any case the whole story was an invention. Hogan was charged with rape; it came out in evidence that he had been five hours in the company of the woman on the evening when the offence was stated to have been committed; it was alleged that the consent of the woman was given; the prisoner himself was examined, and the jury believed his evidence, and, according to a barrister who was present, and who wrote to an Irish member, were completely justified in believing him. A third 'anecdote'—this was given by the Attorney-General—perhaps even more clearly shows the kind of case on which the Government made their proposals. 'At the County Kerry Assizes,' said the Attorney-General, 'on March 11, 1887, Patrick Hickey was indicted for a moonlight offence at the house of Mr. Casey, a farmer. During the *mêlée* the disguise of one of the attacking parties fell off, and Casey recognised Hickey, his own cousin. No evidence was called for the defence, and a verdict was given, "Not guilty." Here certainly was a very bad case, if true; but what happened?' 'I rise to order,' said Mr. T. Harrington. 'I defended the prisoner, and I pledge my word to the House, and I am willing to abide by the decision of Mr. Justice O'Brien, if he did not directly charge for the acquittal of the prisoner on

the ground that the charge was a fabrication, and if it was not at the judge's instance that I declined to examine any witnesses for the defence.' And the only reply the Attorney-General had to this crushing refutation of this charge was a joke, and the statement that he had founded his assertion on a report of the case in the *Freeman's Journal*.

The second plea of Mr. Balfour was illegal or violent action on the part of branches of the National League. 'Everyone knows,' said Mr. Balfour, 'that boycotting prevails over certain districts of Ireland, and makes life perfectly intolerable. Everyone knows that every branch of the National League uses boycotting as the means of carrying out its decrees. . . . I have a good many cases of such occurrences here, which prove that it is done audaciously all over Ireland. One instance is from Mayo, and it is reported in *United Ireland*. In this case a branch of the League passed a resolution "that no tradesman shall work for any person who cannot produce his card of membership of the League. The hon. member for Cork stated that any branch of the League that put such pressure on would be immediately dissolved."'

Mr. Parnell: 'So it was; that branch was immediately dissolved.'

Not shamed by this exposure, Mr. Balfour went on to another case, and, it will be seen, with the like result.

Mr. A. J. Balfour: 'Then there was another case in Sligo.'

Mr. T. Harrington: 'Yes, and I called for the resignation of the committee.'

The manner in which Mr. Balfour treated this part of his case is so characteristic of his methods and controversy that it is worth while dwelling upon it for a moment. I have other and stronger reasons for doing so. There were two sets of judges' charges, which might properly be referred to in connection with the Bill—the charges which were delivered while the Bill was in preparation, and the charges which were delivered as the Bill was passing through. Mr. Balfour treated neither set candidly. As to the charges which were delivered while the Bill was in preparation, or immediately after its introduction, he chose to make his extracts from

judges notorious for the frantic violence of their partisanship. One case will be sufficient to show the value of this evidence. Of course the hero is Mr. Justice Lawson, one of the sinister brood, the story of whose malign influence runs through so many of my pages. Here was the description of County Mayo in a charge of Judge Lawson which Mr. Balfour quoted in his first speech in favour of his Coercion Bill. 'He regretted to say that on this, the first occasion on which he had the honour of presiding in this court of the County Mayo, he could not say anything to them in favour of the state of things which existed in that county. . . . The present state of things was morally unsatisfactory, and according to the reports made to him, approached as near to rebellion against the authority of the country as anything short of civil war could be.'

This charge was delivered on March 10, and it, therefore, referred to the state of the county in the first quarter of 1887. There was accordingly no opportunity of testing its accuracy until the Government produced the returns of crime for that quarter. When these returns were published, an astonishing discovery was made. The county, as has been seen, was described as being 'as near to rebellion against the authority of the country as anything short of civil war could be.' What were the facts? The county has a population of 230,000; in three months the total number of offences in this vast population was 12, and of these 7 were threatening letters! When one looked into the offences, the revelation was still more extraordinary. In a county 'as near to rebellion against the authority of the country as anything short of civil war could be,' there was not one case of murder, nor of manslaughter, nor of firing at the person, nor of attempt to murder; not one assault on a bailiff, or a police-constable, or a process-server!

And, now, as to the second set of charges. While the Bill was under discussion the summer assizes were taking place all over Ireland. To these charges Mr. Balfour made no reference whatever! The reason will soon be obvious. Extracts from these charges have been collected in a remarkable pamphlet entitled 'Coercion without Crime,' by Mr. J. A.

Fox. This small pamphlet is as glorious a testimony to the crimelessness of an entire country as perhaps any nation has ever been able to show.

There is almost a monotony in the language in which the judges address the Grand Juries. 'Nothing,' said Mr. Justice Murphy to the Grand Jury of Fermanagh County, 'can exceed the peace and quiet obtaining in this, as I trust I may call it, now prosperous county.' 'I believe, practically,' said Mr. Justice O'Brien, to the Grand Jury at Limerick City, 'that there is no criminal business at all to be done.' 'There is nothing serious to come before you at the present assize,' said Mr. Justice Harrison to the Grand Jury at North Tipperary. 'There are only two cases to go before you,' said Mr. Justice Lawson to the Grand Jury of Westmeath County. 'I can only congratulate you,' said Mr. Justice Harrison to the Grand Jury of Wexford County, 'on the general peace of this county, and hope, if I have the honour of coming here again, the condition of your county will be that you will not even have two cases that you are asked now to consider.' Mr. Baron Dowse is known as one of the wits of the Bench, and he found the smallness of criminal business provocative of one or two characteristic sallies. 'The number of bills,' he said to the Grand Jury of Wicklow County, 'to go before you on the present occasion—and when I say that, I look with a sympathetic air to my friends the Crown counsel' (laughter)—'is only two. One is a case of concealment of birth, and the other is a rather serious case—a case of stabbing; and that is the whole business that you will be called upon to investigate as the criminal Grand Jury at the present assizes. I am here to discharge the gaol, and there is nobody in it' (laughter), 'for I understand that the two offenders are out upon bail.' 'The business to go before them on the present occasion,' he exclaimed to the Grand Jury of Queen's County, 'was light, there being only two cases to be investigated by them. These were the only cases, and he would take care that the bills were sent up to them at once, and he hoped they would take up whichever case was likely to be shortest, so that the Court might have something to do.'

It was a singularly ironical fact that Mr. Justice Holmes, who had taken a large share in piloting the Coercion Bill through Parliament, should have been one of the judges who found the practical reply to the case he had made in the absolute crimelessness of Drogheda. In Drogheda, with a population of 12,297, there was no crime; in Kilkenny City, with a population of 12,299, there was no crime; in Longford County, with a population of 61,009, there were two cases; in Westmeath County, with a population of 71,798, there were two cases; in Louth County, with a population of 77,684, there were four cases; in Monaghan County, with a population of 102,748, there were two cases; in Sligo County, with a population of 111,578, there were two cases; in Waterford County, with a population of 112,768, there were four cases. At no less than three assize towns, namely, at Drogheda, with a population of 12,297, at Kilkenny, with a population of 12,299, and at Waterford, with a population of 29,181, the judges were presented with white gloves because there was no crime to try.

It is perfectly clear from these facts that the Coercion Bill was not directed against crime, for I have been able to prove by the incontestable testimony I have just adduced that crime did not exist. The Coercion Bill was not against crime; and as it was not against crime, it must have been against combination. This will appear much more clearly by-and-by, when we come to the period when the Crimes Act was put into operation. Suffice it for the present to say that as the Bill was not against crime—which did not exist—but against combination—which did—the Chief Secretary for Ireland naturally denied that it was against combination, and as naturally asserted that it was against crime. ‘This was a Bill,’ said Mr. Balfour in the House of Commons, ‘to put down crime. . . . It was not conflicts between landlord and tenant they desired to put down, it was not combinations they desired to crush.’ It was somewhat unfortunate for our faith in the veracity of Mr. Balfour, and for the consistency of the Government, that the Marquis of Salisbury and the Marquis of Hartington confessed what Mr. Balfour had so strenuously denied. ‘Our position,’ said

the Marquis of Salisbury, speaking in the House of Lords, 'is that the Land War must cease. We have offered to the other House of Parliament a measure, not without hesitation, *in order to put a stop to certain combinations.*' The Marquis of Hartington was even more explicit. The Tory Minister confined himself to the statement that the Bill was intended to put down the combination of tenants. The Marquis of Hartington went farther, and declared that it was intended to put down a political party.¹

To sum up finally: I have now, I believe, succeeded, even at this stage, in proving conclusively the case that has been made against the Coercion Bill by its Liberal and Irish critics, that it was not provoked by crime or directed against crime. I have proved this by showing from

- (1) The Statistics,
- (2) The Judges' Charges,
- (3) The Admissions of Mr. Balfour,

that there was no crime; and therefore, as a Coercion Bill could not be directed against that which did not exist, it could not be directed against crime.

Not directed against crime—for what, then, was the Coercion Act required? The answer brings me to the sec-

¹ 'I believed, as I still believe, that I have taken many opportunities upon previous occasions of saying that there is in Ireland a revolutionary party which relies upon the support of the still more revolutionary party in America, who have acquired over the minds of the people of Ireland an undue and excessive influence, which has to be contended with and to be overthrown before a final settlement and solution can be arrived at. The conflict with that party was a conflict which was in progress during the whole of these years to which I have referred, when Mr. Gladstone's Government was in power, from 1880 to 1885. That conflict was unhappily suspended when the Conservative Government came into office in 1885; and that conflict was still more unhappily absolutely suspended when the late Government came into power on the basis of surrender and concession. That conflict is now being renewed; that conflict will now have to be decided one way or the other, and it will not be until the final decision of that conflict has taken place that the field will, in my judgment, be left clear for any Government or any party to propose either a final solution of the agrarian questions which are the real root of the evils of Ireland, or to make a final offer or proposal for a concession to the Irish people of those extended powers and opportunities for self-government which we, as well as any other portion of the people of this country, are perfectly willing to grant to Ireland, to Scotland, or to the people of England.'—*Times*, April 18, 1887.

ond half of the Government policy. Immediately after the enactment of the Coercion Act, Mr. Balfour brought in a new Land Bill. In studying the provisions of that Bill, the reader will find the answer to our question as to the real cause and purpose of the Coercion Act. It will not be forgotten that Mr. Parnell brought in a measure in 1886 for allowing the tenants to have their judicial rents revised; that he based this Bill on the statement that the vast depreciation in agricultural prices had made the payment of the old rent impossible; that the Government had met these statements with a blank denial, and had rejected his Bill; and that, as the outcome of these transactions, there came the Plan of Campaign. The Government, having produced their Coercion Bill as an answer to the Plan of Campaign, now proceeded to act with the consistency characteristic of English statesmanship in dealing with Ireland and Irish parties. They themselves introduce the Bill which they had rejected when proposed by the Irish members, and introduce it after a year's delay. Characteristically, too, the Government which had reached the unsurpassable maximum in coercion for the benefit of the landlords, brought down this measure of relief to the irreducible minimum which would be permitted by the circumstances of the case, and their alliance with the Unionist Party. Again characteristically, the Government rejected every proposal of amendment made by the Irish Party, and the result was the production of a measure which, while it has afforded some relief, has aggravated some of the very worst difficulties of the Irish situation.

The Land Bill of Mr. Balfour was founded on the case of Mr. Parnell—that the depreciation of prices had made the payment of the existing rents impossible. It proceeded to enact that judicial rents should be fixed, not from the date at which they were settled, but from the date of the application of the tenants for a fair rent; it enacted that the judicial rents should be reduced, and it also enacted that the leaseholders who had been excluded from the benefits of the Land Act of 1881 should be allowed to go into the Courts and have their rents revised. Just a word or two

about these provisions. As to the first and the second, these two provisions only carried out demands which had been made by the Irish Party as far back as the Land Bill of 1881 itself, and which had been rejected by the House of Commons. The same demand had been made in Land Bills brought in every single year since 1881 by the Irish Party, and had been rejected every session in succession. The Tory Government was now, after six years of delay, carrying out the proposals of the Irish members, but naturally Mr. Balfour made no acknowledgement of the efforts they had made, and the sources from which he had obtained his proposals. The history of the third enactment throws a considerable light on that high sense of honour and the exalted morality which are so greatly claimed by the Unionist Party. When the Bill was first introduced, it contained no provision with regard to the revision of any rent fixed by the Land Courts. Lord Salisbury, indeed, over and over again declared that under no circumstances would the Government think of interfering with the judicial rents. Speaking in August, 1886, 'We do not,' he said, 'contemplate any revision of the judicial rents; we do not think it would be honest in the first place, and we think it would be exceedingly inexpedient.' He was equally emphatic in April, 1887, eight months afterwards. 'A belief,' said he, 'on the part of men, that they will have to fulfil promises they make is the very foundation of civilized society.' 'You,' he exclaimed, addressing the Liberals, 'are laying the axe to the root of the fabric. You may depend upon it that such interference with judicial rents, attractive as it may seem for the moment, will be dearly paid for by the absolute loss of confidence between man and man.'

Mr. Goschen was as emphatic. 'We have refused,' said he, 'a general revision of judicial rents, as has been and is now asked for by the Gladstonian and Parnellite Party; we have refused that the rents, all over Ireland, should again be opened up, and our contention is this, that a periodical or general revision of rents is incompatible with that permanency which should characterise purchase.' And, finally, most emphatic of all was Mr. Balfour. It would, he said,

speaking on March 22nd, 1887, be 'madness' or 'folly' to break a contract solemnly entered into only five years ago.

The speech of Lord Salisbury was delivered some time before the final surrender; but the speech of Mr. Goschen was delivered on July 6; five days after Mr. Balfour came down to the House and announced that the proposal which Lord Salisbury had said was dishonest, and Mr. Balfour had described as madness, had been accepted by a Government which still retained the services of Lord Salisbury's honesty and Mr. Balfour's sanity. The Bill, so far as leaseholders and the fixing of the dates of judicial rents were concerned, was thus satisfactory, because it followed upon the lines laid down by the Irish Party. But on the other points, where it departed from these lines, it was a curse rather than a blessing. Especially the Bill was unsatisfactory in not removing the cause which produced the crisis, and the consequent disturbances in Ireland. That crisis was the creation of two circumstances—the excessive rents, and the existence of arrears. Under the plan of the Government, the rents could only be reduced in proportion to the reduction in the prices of produce. This gave a halting and inadequate relief. For instance, the price of produce might rise, and the yield of produce might fall. It is no comfort to a farmer that he can get double the usual price for his hay if he have less than half the usual yield. It subsequently did turn out, as will be seen, that the prices did actually rise, while the yield was greatly decreased, and that thus the farmer was actually poorer, whilst the price of his produce was higher. The Land Commissioners, however, unable to consider the question of yield as well as prices, were compelled to raise the rent of farmers who had actually become poorer.

But the blot in reference to arrears was even still more serious. This question of arrears lies at the very foundation of the whole struggle going on in Ireland at the present moment. On the one side it is arrears that produce evictions; and on the other side it is arrears that produce the combinations to oppose evictions; and it is evictions and combinations between them that call for the operation of the Coercion Act. As will be seen by-and-by, every single one of the

acts of brutality, cruelty, and oppression which the Coercion Act has brought into existence since its baneful birth is due directly to the question of arrears. How, then, did the Government propose to deal with arrears? Acting on the shallow suggestions of Mr. Chamberlain, they brought in a number of clauses which enabled the tenant to become bankrupt and to make a composition, not only for the arrears of rent to the landlord, but for the arrears due to all other creditors. The proposal requires but a moment's consideration to show its injustice and its unwisdom. The tenant has been made by legislation the co-partner of his landlord in the possession of the soil. He cannot be evicted; he cannot have his rent raised; he is entitled to sell his interest, and his interest sometimes brings more than the interest of the landlord. All these things point to the admission by statute of the already existing fact that the tenant is part owner, as he had been part creator, of the property in the farm. The reduction of the rent, which is the landlord's share of the joint profits of the common concern, is, therefore, justifiable, as in the case of any other partnership. But the relations of the farmer to the shopkeeper are very different. The farmer has not built the house of the shopkeeper, nor made his business. The shopkeeper has had to pay for the goods which he supplies to the tenant, and the refusal of the tenant to pay in full for these goods would be robbery—in the peculiar circumstances of Ireland it would be more: it would be robbery and the basest ingratitude combined. In most parts of the country, the ties of common sentiment have made the shopkeepers and the farmers as united as antagonism of race, creed, and interest have made the farmers and the landlords disunited. There are, of course, instances in which the shopkeepers have yielded to that cupidity which assails the class in every part of the world, and the 'gombeen man,' or rural usurer, is a figure in the rural life of Ireland, as in France, Germany, Russia, and every other agricultural country. But the 'gombeen man' is not a frequent figure in Irish life. The shopkeeper, as a rule, is the friendly and generous neighbour of the farmer, trusting him and helping him through his seasons of difficulty and distress. For instance,

the details were given of a case before the Land Commission of 1880, in which a shopkeeper of the town of Sligo was owed no less than £8,000 for Indian meal which he had supplied to the farmers of the surrounding district. The story is characteristic. Yellow meal is the lowest and the cheapest form of food, but so poor were the tenants in 1879—the period to which allusion is made—that they were obliged to get even this food on credit. The proposal of the Government now was that, because the tenant was charged a rack-rent by his landlord, he should be able to rob the shopkeeper of the money for his food. In other words, because the landlord was prevented from robbing the tenant, the tenant was to be induced to rob the shopkeeper. Further, the effect of these bankruptcy clauses would have been to destroy the credit and to deeply impair the honesty of the Irish farmer. With such an easy means of relief, a certain number of these farmers might unquestionably have raised difficulties about paying their debts to the shopkeepers. The shopkeepers in their turn have to obtain credit for their goods from English merchants. Unable to meet their own debts, because cheated by their own debtors, their credit would have been destroyed in England. In fact, there was scarcely ever a provision more cunningly calculated to produce financial chaos, national disrepute, and national insolvency, than this scheme of the combined genius of Mr. Chamberlain and Mr. Balfour.

The Liberal and Irish Parties, of course, refused to have anything to do with this portion of the Bill of the Government. And then the Government adopted a strange attitude. They declared that if they could not get the assistance of the Liberal and Irish Parties to pass their proposals, they would drop them. This meant that, while the Government admitted the existence of a great, crying and urgent evil, they refused to apply any remedy, because the particular remedy they proposed was not accepted by their political opponents. When they were proposing a Coercion Bill which the Liberal and Irish Parties regarded as fatal to the liberties and the prosperity of Ireland, they walked roughshod over the Liberal and the Irish Opposition. They applied the gag in its most violent form, and they refused to make the smallest

concession. When it came, however, to a measure of relief, they yielded to the smallest pressure from the foes whose most vehement opposition they had a short time before violently overthrown.

The final outcome of the whole business was that while the existence of arrears was conceded, no real remedy was applied. But there was a sham remedy. The County Court Judge was given the right, not to remit the arrears, but to spread their repayment over a considerable period. This is how such a provision worked: A tenant came into Court owing, say, three years' rent of a rental of £10. The rent was reduced to £5, perhaps to less, for reductions of 50 per cent. and upward have been common in recent years. The tenant, therefore, for all future years was compelled to pay £5 instead of £10. Of the £30 he owed then, £15 was rack-rent, but the Land Court had no power to reduce the arrears of £30 to £15; its power was limited to spreading the repayments over several years. Of what benefit was it to a tenant, who, being in arrear, may be assumed to have been unable to pay his rent, that he had the privilege of retaining his holding if he were able to pay in a number of years double the rent the Court had decided he was able to pay? This forecast of the result of this clause was correct, and its suggested benefit was either entirely inoperative or entirely futile.

The action of the Government with regard to this question of arrears is made the more striking and absurd by the action of a Liberal Government with regard to the question of arrears in Scotland. In Scotland the Land Commission has the power not merely to reduce the rent, but to reduce or extinguish the arrears. Here are a few examples of the working of the Scotch Land Act under these powers.

Crofter.	Parish.	Old rent.	Fair rent.	Arrears.	
				Amount.	Cancelled.
John Nicholson	Portree	12 7 2	6 0 0	36 18 10	36 18 10
Samuel Nicolson	do.	6 13 7	3 0 0	24 3 10	24 3 10
Widow Nicolson	do.	6 13 7	3 0 0	24 13 6	24 13 6
Widow Munro	Kelmuir	4 10 0	2 5 0	13 10 0	13 10 0
Donald Martin	South Uist	6 19 6	4 2 0	7 18 0	5 18 0

It has been argued that the cases of the Scotch crofter and the Irish tenant are different. It is said that while the

Scotch Land Court is dealing with tenants who have never had their rent reduced before, the Irish Land Court is dealing with tenants who have had their rents reduced under the Land Act of 1881. But this argument does not bear investigation. In the first place the majority of the tenantry of Ireland were still outside the Land Court and without judicial rents at the moment Mr. Balfour's Act was passed. When that Act was passed, 184,204 had entered the Court and had obtained a reduction of rents; but that number is but a small proportion of the half a million who form the entire tenantry. Secondly, the Irish tenant had done everything for land, and the Scotch landlord had done much, though of course not enough, for the land of the crofter. And, thirdly, the rents of the Scotch crofters, though extremely high and unjust, were not so high as those which were imposed on the Irish tenants.¹ Finally, as has been

¹ 'I own a small property in my native county, Orkney, where the conditions of small holdings are very similar to those which prevail in the poorer districts of Ireland, and having paid repeated visits to those districts during the last five or six years, I was led to make a great many inquiries as to the scale of rents and conditions of tenure, as compared with those of my own county. I took my own rents as a standard of comparison, for they represent a fair average of those on large estates, and I do not know that I am either a better or a worse landlord than Colonel Balfour, Lord Zetland, and other large landed proprietors in Orkney.

'The result was this: from a return which I had made four years ago, when Mr. Gladstone's Land Act was before the House of Commons, I had thirteen tenants paying rents ranging from £2 to £60 a year. The average rent was 15s. 2d. per acre, of which 4s. 6d. was interest on outlay for farm-buildings made by the landlord at the tenant's request. This left 10s. 8d., of which quite half represented interest on further outlay by the landlord in making roads, main-drains, and allowing the tenants for a long series of years to pay part of their rent by draining. The rent proper for the land without improvements was certainly not more than 6s. or 7s. per acre, equivalent to 9s. or 10s. for the Irish acre. And this for land very far superior to the average land of small Irish holdings. The best test of the quality of land adapted for grazing and green crops is the sort of cattle it will rear. My tenants used to get £12 to £14, and in some cases as high as £16 to £18 a head for two-year-olds until the great fall of prices which began three years ago. They now get from 25 to 30 per cent. less.

'I believe you might search the West of Ireland through, from Donegal to Kerry, and hardly find a single small holding where the rent is as low as this for land of the same quality; and you would find thousands where it is far higher for vastly worse land.'—'The Plan of Campaign,' by Samuel Laing, pp. 7, 8.

seen, the reductions of the Land Commissioners in the years from 1881-84 were so inadequate in the case of judicial rents as not to justify the argument that these reductions can be regarded as starting the Irish farmer on a better basis than the Scotch crofter. The second reason given as justifying the difference between the treatment of the Irish tenant and the Scotch crofter is that the Irish tenant had the advantage of a previous Arrears Act in 1882. This is true, but the Irish tenant could not take advantage of the Arrears Act of 1882 until he had paid a year's rent, and the raising of this year's rent had thrown back a large number of them into a state of helplessness, out of which the Arrears Act was intended to drag them. This fact, coupled with the revolutionary reduction of prices that came soon after, left the Irish tenant burdened with hopeless arrears.

But why argue the question further? The landlords of Ireland have admitted the justice of the case for dealing with arrears by themselves, giving in the majority of cases voluntary, and in some cases compulsory, reductions, not merely of the existing rent, but also of arrears. In Mr. Stead's 'Extra' (pp. 20-22) there are two long lists of landlords who had made, or were making, reductions on the half-year's rent of 1886. In this list reductions are named not merely on non-judicial, but also on judicial rents. Forty per cent. is no uncommon reduction on the non-judicial, and 20 and 25 per cent. on the judicial rents. In the case of Lord Fitzwilliam, the reduction reached the figure of 50 per cent. abatement equally on judicial and non-judicial rents. By-and-by, instances will be given in connection with the Campaigned estates, in which there were reductions equally large, not merely on rents, judicial and non-judicial, but reductions far larger on arrears. Suffice it for the moment to say that we have two additions to the three arguments already existing in justification of the Plan of Campaign. To

1. The extra-legal action of Sir Michael Hicks-Beach and his subordinates,
2. The report of the Tory Commissioner,
3. The enormous increase in the reductions by the Land Commissioners,

we must now add :

4. The Act of the Tory Government, reducing judicial as well as non-judicial rents.
5. The action of the landlords in making large voluntary reductions on judicial and non-judicial rents.

Even this does not exhaust our list of reasons, as will be again seen by-and-by.

Returning once again to the Bill of Mr. Balfour, there was another, and an even more fatal clause. This was the clause which has since come to be known as the 'eviction made easy' clause. Under the Land Law of Ireland as it previously existed, a tenant who had failed to pay his rent had to be evicted, and after the actual process of eviction, he had still six months to redeem his land. But usually a period of six months intervened between the time when the Court gave judgment for eviction, and the actual eviction; and thus the ordinary course was that a period of twelve months was given to the tenant to redeem his holding. The 'eviction made easy' clause did away with the necessity for evictions in the first instance. All the landlord had to do was to send a registered letter through the post. In this way he evaded the trouble, the expense, and also, it should be added, the disturbance and the scandal of an actual eviction. Under this new process the tenant found himself reduced by the simple receipt of a letter to the position of a caretaker without any rights whatever. This clause, which was the most deadly weapon yet placed in the hands of the landlords—a more deadly weapon than was even proposed in those terrible days of unchecked landlord tyranny which followed the first half of the century after the Union—was actually defended by Mr. Balfour as in the interest of the tenant. It afterwards proved, as will be seen by-and-by, the most potent weapon in the war against the people.

And now we see the position which had been created. The tenants, brought to a position of weakness and insolvency by a gigantic reduction of prices, whether they did or did not owe arrears, were left without adequate relief. Where there were no arrears, the reductions of rent were insufficient, owing to the powers of the Land Commissioners

being limited to proportioning the abatement of rent merely to the fall of prices. Where there were arrears, they were left without any relief whatever, for, however great might be the reductions of the Land Courts on the current rent, the landlord was first able to evict on the arrears. Such was the position of the tenant; what was the position of the great class with which he was still in conflict? The landlord had at his disposal a stringent Coercion Act. Under this act he could put down all combination whatever created by the tenants. If any tenant dare to combine himself or to urge others to combine against rack-rent or eviction, magistrates were at the disposal of the landlord, and the tenant found himself inside a gaol. In addition, the landlord had the power of reducing his tenants to the position of caretakers by the 'eviction made easy' clause. But above all this, the landlord had at the head of affairs a Minister who stimulated him in warring against the tenant, and was ready, not merely to supply him with magistrates to imprison his enemies, but with soldiers and police to carry out his evictions.

Such was the fierce and apparently unequal struggle into which the tenants of Ireland were now plunged. On the one side, overwhelming debt, threatened combination, cruel imprisonment, with chance of death from the bayonet of the soldier and the policeman, and the relentless hostility of a powerful Government. On the other side, all the army, all the police, all the magistracy, all the laws, a Minister callous, cruel, a united Parliamentary majority. We shall see in the next chapter the incidents of the conflict which now ensued.

CHAPTER XVI.

THE RÉGIME OF BRUTALITY.

THE new Chief Secretary was not long in giving an example of the new style in which Ireland was to be governed. Sir Michael Hicks-Beach—as has been seen—had employed the previous recess in endeavouring to make peace between the landlord and the tenants. Mr. Balfour at once proclaimed war against the people. The circumstances of the Mitchelstown Estate have already been briefly referred to, and will be more fully dealt with presently in this chapter. The struggle was still going on between the landlord and tenants, and a meeting was held on Sept. 9, 1887, for the purpose of discussing the position of the tenantry. The main circumstances of the meeting are undisputed. It is one of the many features of English rule in Ireland which brings home the difference between that country and this, that police reporters are sent to nearly all public meetings for the purpose of making a report which can be used against the speakers. Under Mr. Gladstone's, and indeed under all previous Administrations, the presence of police reporters on the platform had been arranged with the organizers of the meeting, and there had never been the least trouble or disturbance in the matter. The police reporters were not assaulted, and were never even denounced except in a few isolated cases where some dispute arose as to their admission on the platform.

The police authorities, under the new spirit which was infused into them by Mr. Balfour, did not consult with the organizers of the meeting beforehand, but just as the meeting was in progress, they came and endeavored to push their way through the crowd. There was some resistance, and then the police returned a second time in larger numbers and once more attempted to push their way through the crowd.

There was a scuffle and the police were driven back, and finally took refuge in the barracks. It is quite clear that the action of the police in thus attempting to break up a perfectly legal meeting, which had not been proclaimed, was distinctly illegal, and the people were in the right in offering legal resistance. The police, after they had reached the barracks, in a spirit of panic or of vengeance, fired upon the people, and three persons were shot. It has been proved conclusively that at the time the shots were fired there was no crowd in front of the barracks, the scrimmage between the people and the police having finished some distance away, and therefore the danger to the lives of the police—if it ever existed—had entirely passed away.

The episode created intense excitement in Ireland, and almost as intense in England. The Parliament had not separated, and the matter was brought immediately before the House of Commons. Mr. Balfour made haste to justify to the fullest the whole conduct of the police, and gave an account of the transaction, not one important detail of which afterwards turned out to be correct.

He declared that the police in trying to get the reporter inside the crowd 'did not do so with any violence at all.' Several eye-witnesses testify that the police used the greatest violence; that the people did nothing further than push, and that some of the farmers who were mounted attempted to block their way by keeping as close together as the circumstances would permit. The mounted farmers indeed, as the correspondent of the *Irish Times* (Tory and Unionist) confesses, 'were indeed scarcely in a position to move, so close was the press.' 'The police,' says the same reporter, continuing the narrative, 'drew their batons and struck the flanks of the horses severely.' The police in this way advanced some distance into the crowd; 'here,' continues the correspondent, 'the passage was blocked again, and they proceeded to force their way, *using the muzzles of their rifles.*' 'When the reserve force came up,' says Mr. Conbrough, an eye-witness, 'some were armed with rifles and some with batons, and they made a determined onslaught on the crowd.' 'We struck the horses to keep them from kicking

and rearing,' confesses Head-constable O'Doherty. 'Showers of stones,' said Mr. Balfour, 'were thrown at the police, and they were struck with blackthorns before they drew their batons.' 'Sticks were *raised*,' is the account of Head-constable O'Doherty, 'and the people were shouting and pushing us back. The horsemen were spurring their horses. Some of the men were struck, and *one stone passed my face*.' 'I saw one stone,' says Mr. Dillon, 'come from the outskirts of the crowd, go high in the air and drop among the police. I saw no other stones thrown. In a second the police were batoning everyone around them, and men fell beneath the blows as if a hail-storm of shot had been sent in among them.' 'Before the onslaught,' says Mr. Conbrough, 'I did not observe the people do anything towards them,' meaning the police.

The next misstatements of Mr. Balfour are so gross and so significant that I have to put the true and the false statements in parallel columns :

MR. BALFOUR.

'It was not until they were thrown into disorder, and routed by a charge of the men on horseback—it was not until they were knocked down, wounded, and forced to fly for their lives, until the majority of them took refuge in the barrack, *which was attacked and the door broken*, that resort was had to firearms—firstly for the purpose of protecting the barracks, and secondly, for the purpose of protecting the unhappy police stragglers who were still left outside.'

HEAD-CONSTABLE O'DOHERTY.

'*The barrack door was open when the first shot was fired from outside the barrack door*. Sergeant Kirwan could have entered the barrack. Constable Leahy was coming up to the barrack at the time. *The barrack was not broken into before the police fired*. Stones were thrown, but the barrack door was not broken. *I did not get my rifle before Constable Leahy (the only straggler) came in*. A crowd of four or five hundred persons followed down to the barrack. They were throwing stones at the barrack. *The stones were coming from the square*. Stones were striking the barrack windows. *There were six out of one hundred and sixty panes of glass broken!* No person was injured by the stones which came towards the barrack.'

Mr. Dillon gives testimony which corroborates that of the Head-constable. He had succeeded in getting inside the barrack before the firing began. Thinking that there was a crowd outside whose attack on the barrack was inducing the fire of the police, he asked to be allowed to address the people, and then he asked to be allowed to go outside. 'They unbolted the door,' says Mr. Dillon, 'and when the door was unbolted, *there was nobody outside*. I walked out, expecting to see a crowd that would have to be dispersed, and *I found nobody*; and there were not ten men within sixty yards of the barrack.' Similarly as to the alleged attack on the barrack, Mr. Dillon corroborates the Head-constable. The Head-constable states that out of the one hundred and sixty panes, six were broken. Mr. Dillon says he only saw three. The correspondent of the *Standard* puts the number of broken panes, like the Head-constable, at six; but he adds: 'Some of the broken glass lies outside'—that is to say, some of these panes were probably broken by the policemen pushing their rifles through.

And now, as to the manner and temper in which the firing took place, I shall again put the true and the false statements in opposite columns:

MR. BALFOUR.

'The fire from the barrack was not a random fire—it was not the fire of men who had lost all self-control owing to the treatment they had received, natural, in my opinion, as such absence of self-control would have been. *It was the deliberate fire of men acting under the orders of their officer, who instructed them to fire only at those portions of the mob attacking the barrack, and who did their best to direct their fire at those who were guilty of this assault.*

HEAD-CONSTABLE O'DOHERTY.

'*I got no orders to get my rifle.* I went myself. I saw other men taking their arms. I could not say if they went of their own accord. I went of my own accord to where my rifle was, and brought it down.'

MR. MORPHY (Counsel for the Police).

'*We admit that Sergeant Kirwin got no order to fire; but he fired.*'

CONSTABLE RYDER CROSS-EXAMINED.

Who was the Inspector who gave the order to advance?—On my oath I can't tell.

Who gave the order to retire?
—I cannot tell you.

Was it your superior officer?—
I believe it was.

Which of them?—I cannot say.

Was it the same officer who gave you the order to advance that told you to retire?—Things were so confused that I could not tell if it was.

On your oath, when you fired did you single out anyone whom you saw stone-throwing?—I did.

Did you single out any person to fire at?—Yes.

On your oath did you swear a moment ago that you did not fire at any single person?—No; but in this way, when one man is in front of the others.

Though the man might be innocent?—I could not tell an innocent man in a crowd.

Did you aim to kill?—I did.

To sum up this case, Mr. Balfour described the people as aggressors; it has been proved conclusively that the police were the assailants. Mr. Balfour described the barrack as attacked fiercely; it is proved conclusively that there was no attack on the barrack at all that justifies any such description. Mr. Balfour asserted that the firing was deliberate and under the orders of the commanding officer of the police; it is proved that the firing was random and without orders. All these statements do not depend on the word of Mr. Dillon, or any other of the Irish members. They were corroborated by Mr. Labouchere, Mr. J. T. Brunner, the able member for Northwich; by Miss Amy Mander, Miss Holcroft, and many other English ladies and gentlemen who were present, and, above all, they were proved—as has been seen—out of the mouths of the police-constables themselves. In face of this complete exposure of his inaccuracy, Mr. Balfour has gone on giving false versions of the Mitchelstown massacre. He likewise has thrown the whole weight

of his authority on the side of the police. A verdict of 'wilful murder' was given against them by a coroner's jury; he got the verdict quashed. The one investigation which has ever been ordered was an investigation of the conduct of the police by the police authorities, and the word of Mr. Gladstone is true, that the deaths of three men in Mitchelstown remain as unavenged as if they had been three dogs.

Meanwhile, Mr. Balfour had made no delay in putting into operation the new weapon with which Parliament had armed him. The Coercion Act received the Royal Assent on 17th July, 1887. On the 22nd he dined with Sir Redvers Buller, then Under-Secretary for Ireland, and both that night and the following day, he had interviews with the divisional resident magistrates, the inspectors, and the Deputy Inspector General of the Royal Irish Constabulary, and at 4 o'clock on the 23rd, there was a meeting of the Privy Council.

That meeting¹ consisted for that occasion of himself, the Lord-Lieutenant, Dr. Ball (ex-Tory Lord Chancellor), Vice-Chancellor Chatterton, who is also a Tory, Mr. Justice Monroe, another Tory, and Lord Chancellor Ashbourne, better known as Mr. Edward Gibson. Sir W. B. Kaye, Clerk to the Council, Sir Redvers Buller, and Sergeant (now Attorney-General) O'Brien, appear to have been also present at this meeting. At about 5 p.m. the Council broke up, and most of those who had assisted at its deliberations started, apparently in the highest spirits, for Kingstown, where they dined, and where, amidst the pleasures of feasting, they congratulated themselves, no doubt, on their day's work.

What had been done at this council was to proclaim the greater part of Ireland under the most effective clause of the new Coercion Act. This was the first of many breaches of the pledges which Mr. Balfour had made in the course of the debates on the Coercion Bill. 'We hope,' he said on the 27th June, 1887, 'that the area of Ireland over which it will be necessary to use it will be but a small part of the country; we hope that for years together it may be possible to allow the Bill to remain quiescent.'

Nevertheless, instead of applying the Coercion Act to a

¹ 'A Year of Unionist Coercion,' by J. J. Clancy, M.P., pp. 1 and 2.

'small part of the country,' he applied it indiscriminately and almost universally. Under the Coercion Act, the Lord-Lieutenant, as has been seen, had power to proclaim the National League as a dangerous association, and to make the membership of it a criminal offence. On 19th August, the proclamation of the National League was agreed upon. This proclamation declared the association dangerous, but it is well to notice the reason which is given for this conclusion. When the Coercion Bill was passing through Parliament, Mr. Balfour—as has been seen—thought it was a Bill 'to put down crime,' and ever since he and all the Tories and Unionists have proclaimed that crime, and crime alone, was aimed at by the different Acts of Coercion. By crime, of course, I must again insist that we mean a very different thing from what is meant by such language in the mouth of coercionists. By crime we mean serious offences against the person. Now, if it were considered that the National League were a body which provoked, stimulated, or utilized crime, the Lord-Lieutenant had a perfect right to say so under the clause of the Act which permitted him to proclaim any association as dangerous. There were five grounds upon which he could so proclaim. He could do so on the ground that the association was (1), 'formed for the commission of crime,' or (2), 'that it carried on this association for or by the commission of crime,' or (3), that it 'encouraged or aided persons to commit crime.' The Lord-Lieutenant did not care to embody the gigantic lie in a public document that the League was guilty of any one of these things. He accordingly selected out of the five grounds, another. He declared that the League 'promoted and incited to acts of violence and interfered with the administration of the law.' Acts of violence and intimidation and interference with the administration of the law are doubtless questionable acts. But they are not, and nobody in his senses will maintain that they are, what we understand by 'the commission of crime,' or 'the encouragement of crime,' as these terms are used in England. And thus out of their own mouth are the coercionists convicted of the mendacity of their own charges and the fallacy of their own defence of coercion.

On the 20th September, about a month later, 200 branches of the League in the counties of Cork, Kerry, Limerick, Clare, Wexford, and Galway were declared to be suppressed, and under this decree anybody who had anything whatever to do with these branches became liable to six months' imprisonment. These steps alone, and the grounds on which they were justified, are an additional proof of the case I make throughout against the Coercion Act, that its purpose is not to put down crime, but combination. The landlords themselves so considered it. They immediately were encouraged towards beginning campaigns of evictions, from which they had hitherto abstained. They were not deluded by the talk that the fight was for the suppression of crime, and not for the collection of rents. One of their number put the case so clearly that his letter is worth quoting. It sums up and sets forth the meaning and the purpose of coercion more clearly than the most powerful arguments of an opponent to coercion could do. This gentleman writes :

'I have received a letter from you and ten other tenants on the Coolboy Estate, stating you are "firmly resolved not to pay rent this year unless we get a reduction of at least 35 per cent., come weal come woe." As there is clearly a combination or conspiracy to defraud the landlords of their lawful debts, *I have placed the letter in the hands of the authorities, and the result will be that you will all be prosecuted under the Crimes Act; for what may be perfectly lawful for each tenant individually becomes a conspiracy when two or more combine to do the same thing.*

Faithfully yours,

'ROBERT M. F. TOWNSEND.'

'To Mr. Patrick McCarthy, Coolboy, Skibbereen.'

And now we find the two wings and two weapons of the landlords' army acting simultaneously. We have the landlords evicting, and we have Mr. Balfour prosecuting. The first persons whom Mr. Balfour attacked were the newspaper proprietors. 'There is no interference,' he said, when he was introducing the Coercion Bill, 'with the liberty of the press.' He proceeded to carry out this promise by prosecuting Mr. T. D. Sullivan, then Lord Mayor of Dublin, for publishing in his journal the reports of branches which he had declared to be 'suppressed,' and later he followed with the prosecution, for a similar offence, of Mr. Hooper, of the *Cork Herald*, Mr.

Harrington, of the *Kerry Sentinel*, and Mr. Walsh, of the *Wexford People*. When he was confronted with the contrast between his promise and these acts, his calm reply was that when he spoke of the liberty of the press, the liberty to which he alluded was in the editorial, and not the reporting columns. So that the press is held to be entirely free if it has power to comment upon events, but not to record them.

It seemed as if this first blow at the Irish leaders and the Irish press would fail. Mr. T. D. Sullivan was brought before the Chief Magistrate of Dublin, Mr. C. J. O'Donel. Mr. O'Donel holds his office on a very different tenure from that of the resident magistrates. They are removable; his place is permanent. The difference between his conduct and that of the resident magistrates shows the importance of having cases tried by magistrates in an independent position. He refused to convict, on the ground that the Crown had not sufficiently proved the character of the meetings which Mr. Sullivan had reported. At once there was an outcry by the coercionists, who held up their hands in horror at a magistrate who dared to have an opinion different from Mr. Balfour's. The case was brought on appeal to a superior Court, and Mr. O'Donel was compelled to give a conviction. He, however, still acted in a spirit becoming a magistrate, standing independently and impartially between the prosecuting Crown and the defending subject. Regarding, as everybody did, Mr. T. D. Sullivan as a political offender, and a man of the highest character, he refused to reduce him to the level of the burglar, the pickpocket, and the wife-beater. He sentenced him to two months' imprisonment, but two months' imprisonment as a first-class misdemeanant—a result almost as disappointing to Mr. Balfour as the original refusal to convict.

Mr. William O'Brien, the editor of *United Ireland*, was another of Mr. Balfour's formidable opponents. Now, as in a previous epoch of trial and struggle, he stood forth to brave and defy all the terrible forces which were at the disposition of the government. He had taken the most prominent part in the struggle over the Mitchelstown Estate. He was called upon to perform this duty not only as a pub-

lic man, but as a representative of the particular district in which this estate lay. In this work he received the most valuable assistance from two men whose names will by-and-by become more familiar to the reader, Mr. John Mandeville and Mr. T. J. Condon. Mr. Mandeville was a gentleman farmer, who lived in the midst of the Mitchelstown Estate. The greater part of the land he held was freehold, and had descended to him from his ancestors. He belonged to a good and ancient Irish family. He was at that time a splendid specimen of physical manhood; he was upward of six feet high, broad-shouldered, robust, and never had had a day's illness throughout his whole life. His fortune was easy, and his domestic circumstances were happy. Married to a superior woman, to whom he was thoroughly attached, he was accustomed to spend a great part of his leisure time in adding to his knowledge, and was learning, along with his wife, Latin and Greek at the moment when he was called upon to enter the struggle for the rights of the people. Finally, he was at this time just thirty-eight years of age. He had no personal interest whatever in the struggle on the Mitchelstown Estate. He was not a tenant on the property. He entered into the strife solely from his sense of the duty he owed to his fellow-citizens and his fellow-countrymen.

Mr. Condon, the other chief figure on this occasion, is one of the members for Tipperary. In presence and character he is a typical Tipperary man. He is tall, broad-shouldered, resolute, and, withal, good-humoured. He is willing to face any amount of personal danger in the cause of the people; but when the strife is over, he is the cheeriest of companions, the best singer of an Irish song, the brightest spirit of the social gathering.

And now the time has come to give a short sketch of the facts of the Mitchelstown Estate. All the tenants—numbering 1,200 in all—with either one or two exceptions, were leaseholders. Like most of the leaseholders of Ireland, they were paying a rack-rent, and when the disastrous years of 1885 and 1886 came, they were no longer able to pay. They applied to their landlord for a reduction. The reduction

demanded was 20 per cent., and the demand was made by the tenantry in a body. The landlord refused to deal with the tenantry in a body. Each case, he said, would be considered on its own merits. This is a favourite reply of landlords to the demands of their tenantry. It is induced by the desire to set the tenants against each other, and in that way to break up that combination which is the chief protection of the tenant. It is, in fact, exactly the same as the plan adopted by some employers in England, of refusing to deal with their workmen as a trades union, while ready to deal with them as individuals, and has the same motives. Furthermore, the landlord declared that the reductions demanded were too high, and offered reductions descending from 15 per cent. The tenants thereupon adopted the Plan of Campaign. Again there were negotiations, the landlord still refusing to treat with the tenantry in a body, and raising his maximum reduction from 15 to 17½ per cent. The tenants once more refused to accept the terms of the landlord, and writs were issued. The reader has not forgotten the Act of Mr. Balfour. That Act passed into law on August 23rd. The writs were issued shortly before August 8th. These dates must be clearly recollected, for it formed the most important part in the whole dispute. When Mr. Balfour's Act was passed into law, the position of the Mitchelstown tenants was revolutionized. As leaseholders they were, up to that date, without the same privilege as the other tenantry of Ireland, of going into the Land Courts and having their rents judicially decreased. After that date they were, of course, admitted to this privilege. If the tenants, however, were evicted, their power to go into the Land Court was gone. It will, therefore, be seen what was the object of the landlord. It was to anticipate the passage of the Bill—in other words, to dash from the Mitchelstown tenantry the cup of relief just as it reached their lips. These were the circumstances that induced Mr. O'Brien to intervene. As he himself put it, he was doubtless guilty of a technical illegality in coming to the relief of his constituents, just in the same way as he would be guilty of a technical illegality if he

stayed the arm of the executioner when he knew, and the executioner knew, that a respite was at the gates.

Meantime the struggle proceeded on the Mitchelstown Estate. On August 8th, Mr. O'Brien, Mr. John Mandeville, and others held a meeting once more to protest against the action of the landlords. Immediately after Mr. O'Brien and Mr. Mandeville were brought before the resident magistrates. Trial and conviction are synonymous terms when the defendants are political opponents of Mr. Balfour and the magistrates are his official subordinates. Of course Mr. O'Brien and Mr. Mandeville were both convicted. Mr. O'Brien was sentenced to three and Mr. John Mandeville to two months' imprisonment. Both appealed, and the case came on for trial on October 31st, 1887, before the County Court judge. The appeal to a County Court judge is an appeal from a dependent of Mr. Balfour to a political associate of Mr. Balfour. Nearly every County Bench in Ireland is occupied by either a Tory of reactionary opinions, which would be scouted by even the most benighted squire in an English county, or by a Unionist who has towards the people of Ireland the characteristic bitterness of a renegade.

At the trial of Mr. O'Brien a remarkable and significant scene took place. He believed he had a right to leave the Court while a warrant was being made out for his arrest. The trial was attended by Captain Stokes, who was one of the magistrates who had sentenced Mr. O'Brien in the first instance. Captain Stokes by an easy transition forgot the magistrate, and became the police-constable; and this gentleman, who had actually adjudicated on Mr. O'Brien, himself seized Mr. O'Brien and took him under arrest. A more shameful proceeding has rarely disgraced the annals even of coercion. Mr. Balfour did not think so; and his action towards Captain Stokes is in itself an epitome of the system of resident magistrates. Captain Stokes has since ceased to be a resident magistrate, and has become a district inspector. This means promotion in rank and increase of pay. It is thus that, under the *régime* of Mr. Balfour, deeds of shame lead to promotion, while deeds of honour lead to the gaol; and it is thus that resident magistrates are taught that strict im-

partiality and that anxiety for the liberties of the people which are supposed to be the heritage of judicial tribunals under the English Constitution.

Mr. O'Brien and Mr. Mandeville were first taken to Cork gaol. The scene that followed had better be told in the words of Mr. O'Brien at the inquest on Mr. Mandeville:

'I met Mr. Mandeville about four o'clock on the second morning after our arrival in Cork gaol. "That is not the usual hour for rising in the prison?"—No, it is an extraordinary hour, and a very extraordinary occurrence. In winter the usual time for rising is a quarter to seven. I was called some time after three o'clock, and the deputy governor, Mr. Oxford, and the head warder unlocked my cell and entered with a lantern. The deputy governor said, "Get up, Mr. O'Brien; going!" I said, "In God's name! where at this hour of the morning?" He said, "We know no more than yourself; we were routed out of our beds ourselves." I got up, and was brought on the corridor, and I there met Mr. Mandeville. It was bitterly cold and dark.'

'Did you ever read of anything more like a midnight murder?' remarked Mr. O'Brien to Mr. Mandeville—words that have a strange significance at this hour. 'I suppose that's just what they are up to,' replied Mr. Mandeville. A short time afterwards Mr. Mandeville made a remark which also has a pathetic and retrospective interest. He was suffering from diarrhoea from the cocoa he had received in the prison on the previous night: 'but,' says Mr. O'Brien, 'he only laughed at it, and said, "It will take a good deal to kill me!" He was,' said Mr. O'Brien, 'one of the most uncomplaining men I have ever met—a man of few words, and those always cheerful.' The prisoners found ultimately that their destination was Tullamore. The reason of their removal to this distant prison was that if they had remained in Cork the tortures which Mr. Balfour contemplated might have been prevented by visits from the mayor and magistrates of the city, who were in sympathy with the political views of his prisoners. In Tullamore it was thought that, with the magistracy almost entirely in the hands of Tories, they would be left unvisited and unprotected; that the brutalities and cruelties might be inflicted upon them in the tomb-like silence of the gaol, and that there would be no communication

¹ 'John Mandeville, Martyr,' by Sidney Hallifax, p. 19.

whatever between them and the outer world. Unfortunately for this pretty plan of Mr. Balfour, there were one or two magistrates who were Nationalists, and it was to the publicity which Dr. Moorhead, one of their number, gave to his treatment by the gaol authorities that Mr. O'Brien attributes the preservation of his life. But in spite of Dr. Moorhead, Mr. Balfour had now his opportunity. Perhaps the most formidable of all his political opponents was tight in his grasp, and another Irishman, brave, stalwart, and resolute, was at his mercy. He took advantage of the situation with a disgusting cruelty which must ever remain a blot on his name, and an infamy in English statesmanship. He insisted on Mr. O'Brien and Mr. Mandeville being treated as common criminals; seized their clothes for the purpose of forcing them to put on the prison garb, and, when they refused to yield, punished them repeatedly. The delicacy of Mr. O'Brien's constitution, and the prominent place he held in the eye and the affections of the Irish people, were to him a certain safeguard; but with Mr. John Mandeville, Mr. Balfour thought he was safe, and Mr. Mandeville accordingly felt the full force of his cowardly vengeance.

Mr. Mandeville had resolved to do nothing which would recognise the contention of Mr. Balfour that his offence was of the same disgraceful character as that of an ordinary offender. On two points the contest between Mr. Mandeville and the prison authorities, acting under the instructions of Mr. Balfour, turned—they turned on whether Mr. Mandeville would wear the prison dress and whether he would clean out his cell. For refusing to comply with the regulations on these points, Mr. Mandeville was sentenced by the governor of the gaol, or by a magistrate. The governor gave the following list of these punishments at the inquest:

November 5, twenty-four hours' bread and water.

November 14, three days' bread and water.

November, twenty-four hours' bread and water.

December 8, forty-eight hours' bread and water.

December 20, two days' solitary confinement in punishment cell.

All these days of punishment have a tragic history of their own, which is told in the evidence given at the inquest,

or in letters written by Mr. Mandeville long before his death, and, therefore, long before he could have contemplated their being used against his political opponents. When Mandeville entered prison—as has been said already, and as was sworn to by his widow at the inquest on his remains—he never had had a single day's illness. 'I had known him since a child,' swore Mrs. Mandeville. 'I always looked on him as an amazingly strong man and very healthy. Between our marriage and the time he was sent to prison, on the 31st October last, he was always a strong and healthy man. I don't remember his being in bed for even one day through illness.' But Mandeville was not long in prison when he began to show symptoms of physical decay. On the 10th of November Dr. Moorhead reported in the visitors' book: 'He complained of sore-throat, and his breathing seemed embarrassed.' It has been suggested that all the statements with regard to Mr. Mandeville were invented after his death for political purposes, and to excite a storm of indignation against Mr. Balfour. The entry which proves the existence of sore-throat was made many months before Mandeville's death, and nearly all the other evidence I shall quote will be evidence which was placed on record before his death, and therefore cannot have been manufactured afterwards for the purpose of damaging a political adversary.

Let us come to his second term of punishment—of that terrible time we have a description in the words of Mandeville himself. He wrote a letter, dated the 2nd of January, to Mr. Sydney Halifax—he did not die for six months afterwards—and here is his description in this letter of what he went through:

'The punishment diet always makes me ill. I was obliged to give up taking water with my bread, and had to swallow the latter dry, or an attack of diarrhœa was the result. This attack generally lasted for three days, and on one occasion for more than six. I complained to the governor in presence of Dr. Moorhead (a J. P. for King's County) of the unfairness of putting me on punishment dietary, as a double penalty of illness after starvation was inflicted upon me, and stated that if the law allowed starvation, yet he had no right to injure my health. His reply was that the medical officer of the prison made no such representation to him, having certified me fit for punishment,

and that as I had refused to comply with regulations of the Prison Board, he was compelled to punish me in the proper discharge of his duty.

'At this very time I was suffering from a cold and bad sore-throat, and being medically treated for the latter, besides being generally out of condition, the doctor must have known, as he saw me daily. Yet I was sentenced to seventy-two hours' punishment. After being fourteen hours on punishment dietary I got a violent attack of diarrhœa. I complained to the doctor that day. Yet as some prison test, unnecessary to mention, did not satisfy him, I was kept on punishment for thirty hours longer. On this occasion I remained twenty-four hours without taking any food, as the dry bread hurt my throat, and I feared to use water to moisten the food, knowing from former experience its effects. I certainly felt very ill and miserable, but hunger was not my punishment. I have all my life been able to endure want of food without suffering much pain, such as numbers of people complain of; but I consider I was being savagely ill-treated, because the prison physician said I was not ill, and Dr. Moorhead had expressed a contrary opinion. However, I got so very ill and weak, and the prison physician's test having been satisfied, I was allowed off all punishment on the evening of the third day and put upon medical treatment. The only change made in my ordinary prison food was white bread substituted for brown. Next day I was very weak and tired after a couple of rounds of the exercise ring. I did not recover my general health for fully a week.'

There is one scene finally which deserves record. On the evening of the 22nd of November the governor of the gaol entered Mandeville's cell; roused him out of bed; tore off his own clothes—which he was wearing at the time—even took away his shirt, and left him thus the choice of putting on the prison clothes, or of finding temporary cover in the bed-clothes. Mandeville adopted the latter alternative. He wrapped himself in a quilt and sheet. The remainder of the story will be told in the words of Dr. Moorhead: 'On the 23rd, the day after the forcible removal of his own clothes, I found Mr. Mandeville,' says Dr. Moorhead, 'walking about wrapped in a quilt and a sheet. He had no other clothing on him, not even a shirt. He was barefooted. He complained that his clothes had been forcibly taken from him the previous evening by several warders, after a struggle. He protested against the treatment and demanded his clothes. His legs and feet were perfectly bare, and his chest

and one of his arms. The floor of the cell was flagged, and the weather at the time was the usual winter weather. I visited him next day, and he was then attired in prison garb. That day he told me the quilt and sheet were taken from him. He was left the choice of going perfectly naked or putting on the prison clothes, and he adopted the latter alternative under protest. I think he remained twenty-four hours naked before putting on the prison-clothes.' Finally, as to what John Mandeville suffered in prison, there is the testimony of his widow. It is asserted by Mr. Balfour and by one of Mr. Balfour's agents—of whom more presently—that Mr. Mandeville left the prison in perfect health. Here is the description which Mrs. Mandeville gave of his appearance when he returned home after his release: 'He returned,' she told the coroner's jury, 'from Tullamore on Christmas Eve.'

'Was his appearance then much altered?—Yes, his lips were quite blue, and he had become pale and very thin. His eyes were very sore; he could not read at all by lamplight, and in the daytime he could only read with difficulty. He always wrote a fair, firm hand before he went to prison; for a month after he left prison he could hardly write at all, or only with great difficulty. He complained of the weight of his overcoat, and complained that he could not walk the mile from his house to Mitchelstown.

'Can you tell any incident to indicate his strength, Mrs. Mandeville?

'Witness: He used to carry me upstairs and he never did it after he left prison.

'Did he try to do it?—He did once, and I remember him saying that I had got very heavy. He told me after he left prison that he never recovered his strength, and there seemed to be always some little thing the matter with him. At one time it was his throat, and he complained of having a bad tooth. I noticed for a month before he died that he had great difficulty with his throat, and he complained of his throat being sore and of weakness.'

Next, as to his prison treatment, here is what Mrs. Mandeville had to say:

'Did he tell you the whole of his prison life?—Yes; he told me the whole of his prison life. He told me more than he told any person in the whole world.'

'What did he tell you of his prison life?—. . . He complained very much of his throat after he came home. He complained to me that the doctor did not believe him about his throat, and that he frequently certified that he was fit for punishment when he was not fit. . . . He told me that while his throat was sore he was three days on punish-

ment diet. He told me that his throat was sore during that time that he could not eat the punishment diet, brown bread, and could not drink the cold water; that he took nothing to eat for more than twenty hours, because he could not eat the bread or drink the water. He told me that one, I think, of the Tang prisoners in the gaol had given him a rope, and that he tied it round his waist, and as he suffered more and more from hunger he tightened the rope (great sensation in court). He said to me that Dr. Moorhead said to him that he was seriously ill, yet that Dr. Ridley seemed to think that he could stand the punishment.

‘Did he say anything as to the state of his mind?—He told me that from hunger his mind wandered, and he told me—of course it was in confidence between husband and wife—he told me he prayed to God that he might die rather than go mad (sensation).

‘Did he say anything about a scrap of food he got in prison?—He told me one incident. He told me that there was a warder one day outside his cell door—one of the ordinary warders, not a friendly warder—and that the warder evidently was eating his dinner outside the door, and he said he opened the door and ‘he threw me in a scrap of meat as I would throw it to Rover’—that is our dog—and he said he never in his life enjoyed anything so much—it was a mere tiny scrap.’

Such is the story—the shocking and terrible story—told by Mrs. Mandeville with regard to her husband. One of the many delicate suggestions which Mr. Balfour has made in the course of this controversy is that Mrs. Mandeville invented this entire story. But if she invented the story to damage Mr. Balfour, she must have begun the process of invention before she could ever have contemplated that her husband’s treatment would become one of the weapons against Mr. Balfour. The evidence I have quoted was given after the death of Mr. Mandeville, and so might have been invented for the purpose, Mr. Balfour has suggested; but unfortunately for that theory, Mrs. Mandeville said exactly the same things before, as after the death of her husband.

First, as to his appearance after he came out of prison. ‘He was very thin and weak,’ wrote Mrs. Mandeville, on January 7th, to Mr. Halifax. ‘I was horrified when I saw him,’ she wrote to Mrs. Tillyard, of Cambridge, at the same period. Then, as to the terrible story in which he is represented as tying a rope around his waist and his fearing madness, here is an extract from the same letter to Mrs. Tillyard: ‘His cell was flagged and bitterly cold. I wonder my hus-

band did not go mad. He tied a rope round his waist, which he tightened as hunger grew worse.' As to Mrs. Mandeville's statement about the scenes when he was sentenced to three days' punishment, nearly all are exactly the same as those which have already been quoted from a letter which Mr. Mandeville wrote himself shortly after his release from imprisonment.

There is one other witness as to the circumstances of John Mandeville's death who must be mentioned. For the purpose of investigating the treatment of the political prisoners, Mr. Balfour obtained the services of a Dr. Barr. Mr. Balfour denies all responsibility for the selection of this particular gentleman; but it seems a singular coincidence that a man should be selected for this work who was an active Tory, an official of the Tory organization, and a man of strong Tory connections in Liverpool. Whether it were these facts or not that led to the selection of Dr. Barr, it is certain that he proceeded to his work in a spirit of the bitterest partisanship.

At the time that Mr. Mandeville was in Tullamore Gaol Dr. Ridley was the physician. Everybody knows now the character of this unhappy man. He was apparently a weak man with strong instincts of humanity, afraid to give his instincts any rein lest he should lose his appointment. The first thing that Dr. Barr did was to warn Dr. Ridley that if he showed any indulgence to the prisoners under his charge the forfeiture of his place would immediately follow. The result of it was that Dr. Ridley at once agreed to the punishment of the prisoners immediately after every visit of Dr. Barr. Alderman Hooper, who was in gaol at the time, narrates how Dr. Ridley came in terror to announce an approaching visit of Dr. Barr, and removed him in consequence from the hospital back to his cell. In one of his letters written by Mr. Mandeville after his release, from which quotations have already been made, there is an allusion to Dr. Barr. It confirms the suggestion of Mr. Hooper, that the purpose Dr. Barr fulfilled was that of hounding on Dr. Ridley to the more brutal treatment of his prisoners. 'In justice to the doctor,' writes John Mandeville in a letter of January 2d,

‘I must say that I complained of being kept on punishment, and stated all these facts to a medical inspector from the Irish Prisons Board, who said the prison doctor should act as he did, according to the instructions he received, if he discharged his duty properly, and that if he did not do so, he could be dismissed at twenty-four hours’ notice from the Prisons Board. I complained also about being punished by being put on bread and water, knowing, as the doctor did, that it had injurious effect upon me, and the only observation he made was that I did not get enough punishment.’

But we need not go further than the evidence of Dr. Barr himself as to the spirit in which he performed the work assigned to him by Mr. Balfour. In his evidence at the inquest he declared that Mr. Mandeville’s death lay at the hands of the doctors who attended him, and that Mrs. Mandeville’s statement as to the appearance of her husband after his release could not possibly be true. With the following extract we may finally dismiss Dr. Barr :

‘The MacDermot: Now I ask you another question, and take time to recollect, if you wish. Did you say to any gentleman in Liverpool that Mandeville was a great scoundrel and did not get half enough, or deserved what he got?—I may have used words to that effect (sensation and murmurs in court).’

John Mandeville died on July 8th. The conduct of Mr. Balfour after his death was even worse than the cruelty by which he had brought Mr. Mandeville to a premature grave. He kept silence on the subject until he spoke at a Tory meeting in Glasgow. Mr. Balfour has since attempted to explain away as best he could the tone of that speech; and if it did no other good, it had the effect of making him a little ashamed of himself for the first time since he undertook the Chief Secretaryship of Ireland. The speech certainly did require an apology; and if the apology of Mr. Balfour had been frank, it might have been something of a reparation. But the apology was an audacious denial of what was true. Mr. Balfour denied that he had joked over the grave of Mr. Mandeville; but the record of the speech and of how it was received remain, and across every line is written the cynical delight of the speaker in the story he was telling, and up-

roarious delight of the audience that heard it. What is even worse, Mr. Balfour sought—slyly and by insinuation rather than by open statement—to blacken the character of a man he had done to death by a calumny as unfounded as ever assailed the fame of the living or the dead. In the report which was published in the *Glasgow Herald*, a Unionist journal, on the day after the speech was delivered, the reader is constantly met with ‘laughter,’ ‘shouts of laughter,’ etc.

In this speech there is a description of what Mr. Balfour calls ‘the engagements’ of Mr. Mandeville. He gives the following account of Mr. Mandeville’s doings, the minuteness of which gave to the shocked conscience of the country an insight into the system of political espionage which Unionist government and coercion demand in Ireland :

‘On the 21st May he drove home late at night, having taken part in a drunken row ; on the 30th May he attended an open-air demonstration ; and then, on the 3d June, attended another open-air meeting, and made afterwards a speech on the 4th June ; he attended on the 5th June another meeting, and the day was pouring wet, and he was out in it all day (laughter) ; on the 6th June, which was also a wet day, he took part in a demonstration ; on the 14th June he was in Fermoy in the evening, and remained in a public-house till after ten o’clock (laughter), and then he drove home (renewed laughter) ; on the 17th he spoke at Killiclig, and on the 18th headed a mob at Fermoy ; on the 22nd June he was in court, and on the 25th June he was in another public-house at Fermoy at 11.30.’

‘And so on,’ properly commented William O’Brien, ‘with the astounding record of where he was on such a day, what house he visited, whom he saw, what he said, what hour he left home, and what hour he returned—a picture worthy of the most loathsome traditions of Russian despotism or of the dark cabinets of Fouché and Vidocq.’

There is scarcely an item in this long list which does not convey a false impression. In the first place, Mr. Balfour did not take the trouble to inform his hearers that the work of agitation on which Mr. Mandeville was engaged was that of encouraging the people against an iniquitous blood-tax of one thousand pounds which had been awarded to one of the constables injured in the scrimmage at Mitchelstown. The constable when he was injured was engaged in an illegal act, and if he were entitled to compensation, should have got it, not from the people who were resisting illegality, but from

the Government which had given him the illegal orders. Furthermore, Mr. Balfour did not tell his audience that while this large sum was being collected at the point of the bayonet for the injured constable, the blood of the three innocent men whom the police had shot down had remained unavenged. No man had been put on his trial, not one penny of compensation had been given to the families of which they were the bread-winners. Their deaths had been as little thought worthy of inquiry as though they had been 'three dogs,' to use again the vigorous but appropriate phrase of Mr. Gladstone. This contrast between carelessness as to the lives of the people, and the unjust fine for the injury to the constable, more than justified Mr. Mandeville's opposition to the blood-tax. Furthermore, the public-house, of which Mr. Balfour speaks frequently, with, of course, the palpable suggestion that Mr. Mandeville was in the habit of carousing and quarrelling with rowdies, is a respectable hotel, where the Nationalist leaders met to arrange for baffling the emergency men. The two or three nights on which Mr. Mandeville was away from home were nights when the collectors of the blood-tax were making raids on the people's cattle in the middle of the night, and Mr. Mandeville was there to warn them in time. The final argument Mr. Balfour employed to prove that Mr. Mandeville's death was not really due to prison treatment was the fact that Mr. Mandeville after his imprisonment had spoken cheerfully. The reply of Mr. O'Brien is conclusive. 'The cheery words of a brave man,' said O'Brien, 'were tortured by the Chief Secretary into a correct account of his real state of health.'

Such is the story of Mr. John Mandeville. It deserves to be told at length because of the light it throws on the meaning of coercion, and on the character of Mr. Balfour. But it only differs from many another case in the fact that in the case of Mr. Mandeville it was fatal, while in the others it has only resulted in terrible mental, and sometimes in terrible physical, suffering, and in the permanent weakening of health. The treatment of Mr. Hooper, Mr. Lane, Mr. Sheehy and Mr. Blane was just as brutal.

I extract from Mr. Clancy's pamphlet, 'A Year of Unionist Coercion' (pp. 126-131), the following summary of the indignities and tortures inflicted on different Irish members under Mr. Balfour's régime :

MR. DAVID SHEEHY, M.P., for a public speech—

1. Arrested and denied bail pending trial, although his wife was dangerously ill.

2. Taken to an empty cell for refusing to take off his clothes, knocked down by five warders, and stripped of his clothes by force.

3. Left naked in the cell for two hours, with an open window, which faced the north and was out of reach.

4. Put by force in prison clothes, and conveyed to another cell, where he flung off the prison clothes, except the shirt and drawers, which for fourteen days were his only clothing in the day-time, *the month being December*.

5. Put on bread-and-water (or punishment) diet for refusing to clean his cell.

6. Roused up at an early hour on 3rd January, forcibly dressed in prison clothes and his own overcoat, and (he having cast away the prison cap) brought a long journey bareheaded before his own constituents, and into the courthouse at Portumna, as a witness in the case of Mr. Blunt.

7. Put to sleep on a plank bed.

8. Fed on prison food.

9. Imprisoned for one month as a common felon; imprisoned afterwards for another speech for three months as a first-class misdemeanant—the change in the treatment being due to the humanity of the County Court judge who heard the second case on appeal.

Alderman HOOPER, M.P., for publishing in his newspaper, the *Cork Herald*, reports of public meetings—

1. Stripped of his clothes by force and clad in prison garb.

2. Put on bread-and-water diet, and kept in constant confinement for five days, for refusing to clean out cell utensils.

3. Suffered from diarrhœa as result of bread-and-water diet, and compelled to go to hospital for ten days.

4. Prevented from taking exercise, and confined in a cell 14 ft. by 6 ft. for twenty-four days, because he would not take it in company with two criminals who were in prison for stabbing.

5. Put on plank bed.

6. Kept in prison for two months.

Mr. W. J. LANE, M.P., for a public speech—

1. Stripped of his clothes by force and clad in prison garb.

2. Put on bread-and-water diet for eight days.

3. Confined to cell twenty-two days.
4. Rendered unable to sleep eight nights.
5. Put on plank bed.
6. Kept in prison one month.

Mr. J. R. COX, M.P., for public speech—

1. Clad in prison clothes (his own clothes having been taken out of his cell the first night).
2. Put on plank bed.
3. Put on bread-and-water diet, which caused diarrhœa, whereupon removed to hospital for ten days by doctor's orders.
4. Kept on prison fare remainder of the term.
5. Put to picking oakum like ordinary criminal.
6. Kept in prison for one month, and afterwards another month as a first-class misdemeanant.

Mr. DOUGLAS J. PYNE, M.P., for a public speech—

1. Stripped of his clothes by force and clad in prison clothes.
2. Kept in cell without a fire, which brought on chilblains on ears, whereupon removed to room in hospital; also suffered from diarrhœa.
3. Set to picking oakum.
4. Locked up in cell from 5 p.m. to 11 a.m. every day, and out only half an hour every Sunday morning when at church.
5. In prison six weeks.

Mr. JAMES GILHOOLY, M.P., for a public speech—

1. Made to sleep on a plank bed.
2. Stripped of his own clothes and put in prison clothes by force.
3. Fed on prison fare and put on bread-and-water (or punishment) diet for several days.
4. Kept in close confinement for several days for refusing to take exercise with ordinary criminals.
5. Kept in prison for fourteen days, and for a further period of fourteen days for an alleged assault on a policeman, which was sworn by several respectable persons to have been committed only after Mr. Gilhooly had himself been assaulted.

Mr. EDWARD HARRINGTON, M.P., for publishing in his newspaper, the *Kerry Sentinel*, reports of public meetings—

1. Imprisoned for one month as a common felon.
2. Clad in prison clothes.
3. Brought in prison clothes from the gaol into the court-house in Tralee—the county town in the division of Kerry which he represents in Parliament—to give evidence in the case of his brother, Mr. T. Harrington, M.P.
4. Fed on prison fare.
5. Put on plank bed.

Mr. WILLIAM O'BRIEN, M.P., for a public speech, the object and result of which was to save a large body of tenants in his own constituency from extermination, and to enable them to take advantage of the Land Act of 1887—

1. Imprisoned for three months as a common criminal.
2. Having refused to take off his own clothes and put on prison clothes, was for six days after committal subjected to constant threats of force.
3. Put on bread-and-water (or punishment) diet for several days in succession for refusing to wear prison clothes.
4. Had his clothes stolen while he lay asleep, and thus rendered unable to get out of bed at all for several days.
5. Subjected in his cell to the torture of night alarms and constant spying.
6. Denied the use of pen and ink or pencil, and compelled to send a letter out of prison written with a pin in his own blood.
7. Kept in a cold and airless cell and made to sleep on a plank bed for a considerable time.
8. Threatened with tubercular disease in consequence of his treatment, and so wasted on his release that his medical attendant forbade his taking part in any public work for a time, and ordered him to go abroad for the benefit of his health. Mr. O'Brien, it should be explained, suffered some years ago from lung disease.

This was the treatment of Mr. O'Brien during his first imprisonment: with the brutalities practised on him during a second imprisonment the country is ringing even at the moment these pages are being written.

I have but little space to give an account of the working of coercion in its different phases. A volume as large as that which I have to devote to the history of nearly half a century of Irish history would be required to tell the tale in its completeness. There are several works already published to which I must refer the reader for further details than I can give—notably the diary of coercion by Mr. T. Harrington, M.P., and the excellent pamphlet, 'A Year of Unionist Coercion,' by Mr. J. J. Clancy, M.P., to which I have already alluded. Let me extract from these pamphlets just a few typical cases. It has been seen how editors of newspapers have been attacked because of the publication of reports of meetings, but these were not the only persons attacked. One of the most instructive cases is that of Dennis Macnamara, of Ennis. The following is a brief record of the action

against him:—1. On 26th November, 1887, he was convicted of the crime of selling copies of *United Ireland* and sentenced to seven days' imprisonment. 2. On the 24th of December he was convicted of the same crime and sentenced to two months' imprisonment with hard labour. 3. On the 7th of January, 1888, he was prosecuted for displaying in his window a transparency representing the harp and shamrock and bearing the words 'God save Ireland!' and fined two pounds. 4. Police were posted outside his shop to take down the names and addresses of those who went in and out, apparently with a view of destroying his business as a grocer. 5. On the 16th of December, 1887, the police entered his house, ransacked his shop and all his private apartments, and carried off without payment thirty dozen copies of *United Ireland*.

Even young lads were arrested for the same offense, but the crime in their case was refusing to sell, instead of selling. When the case was brought before Mr. Balfour, his answer was that they had not been arrested because of their connection with the newspapers, but for drunkenness, street obstruction, and the like. Whenever the Chief Secretary has to answer a peculiarly hard case, he can always take refuge in such charges as street obstruction of the police. The prosecutions for boycotting have also been very numerous under the Coercion Act. I may say at once that I regard boycotting as morally justifiable and politically necessary under the present condition of Ireland. I have written in vain the many pages which precede this if I have not shown to the reader that the most fatal weapon in the hands of the landlords against the rights and lives of the tenantry has been competition unchecked by combination, or—as it used to be—even unchecked by the hopelessness of paying the rent. Unchecked competition has been found fatal by the Labour of all nationalities and of all kinds in this struggle with Capital, and Labour has taken refuge in Trades-Unionism, which is a check on unrestricted competition. It is too late in the day now to argue that this is a necessary defence of the working classes. No man is bold enough to deny it, and in the statute law of England the

right of the artisan to combine for self-protection is fully recognised, and even jealously safeguarded. In Great Britain the combination of the artisans is occasionally broken by a man who from weakness, timidity, or selfishness, prefers his own interest to that of the order to which he belongs. Such men are reprobated by their fellows, and are known by the appropriate epithet of 'knobsticks.' The 'knobstick' of England is the land-grabber of Ireland. But the land-grabber is in some respects worse than the 'knobstick.' As has been insisted so often already, the tenant is the partner of the landlord in the possession of the soil. When the landlord seeks to escape any part of the loss that falls on the tenant in a bad season owing to depreciation of prices, he is acting as a dishonest partner who wants to take all the profit to himself, and leave all the loss to his partner. The land-grabber, then, who takes an evicted farm is nothing more or less than a receiver of stolen goods. Further, the feeling against the land-grabber is naturally justified and intensified by the special position in which Ireland is at the present moment. The position is the same as if a great strike were going on in England. When we have a gigantic strike in England, the working men as a rule abstain from any acts of violence, though occasionally the exasperation caused by hunger, and the hunger of their children and wives, does lead to breaches of the peace. But unquestionably the period of strikes makes the feeling against the 'knobstick' much more bitter than at any other period. The Irish tenant, and, indeed, the Irish people generally, are on strike against unjust landlordism and coercion at this moment; and the land-grabber, who at such a crisis in the history of his class and of his country, takes the side of the enemy, subjects himself naturally to popular indignation. I would like to know what would happen to an Englishman who, if we were involved in a war with France, would act as an ally of an invading French army. Whenever a people has been fighting against a tyrannical rule, the enemies of the country have been treated with scant forbearance. Mr. Clancy quotes the example of the Italians in the days of Austrian tyranny—a tyranny which had no enemy more resolute than

Englishmen. 'A stranger,' says the writer, describing Venice at that period, 'in Venice finds himself planted between two hostile camps, with merely the choice of sides open to him. Neutrality is solitude in Venice, and friendship with neither party. The Italians do not spare one of their own number if he consorts with their Austrian masters. There is neither social nor commercial intercourse between the two parties. Yet it must not be supposed that the Italians hate the Austrian residents as individuals; they are simply hated as the means by which an alien government is imposed on a people believing themselves born for freedom and independence.'

If any further defence of boycotting were required, it would be found in the action of the very men by whom the prosecutions for boycotting are instituted. The Primrose League in England is one vast organization for the purpose of boycotting. Anybody acquainted with the rural parts of the country will know of stories of the vengeance which the Primrose League works on the labourers who dare to express Liberal principles, or vote for a Liberal candidate. In some towns, the system of boycotting is even pursued against both the shopkeepers and the workmen. There are instances where the Primrose Dames have pointed to the closed windows of rural shopkeepers in proof of their power, and of the danger of voting for the Radical candidate. And in some parts of the country there is a system by which workmen are tracked from village to village, from mill to mill, from mine to mine, because of their political principles. And over these organizations the Marquis of Salisbury frequently presides, and its officials include every prominent leader of the Tory Party. It is the organizers of this system of social and political tyranny who make hypocritical appeals to Heaven because the Irish farmers, with their backs against the wall, do not overflow with love for the thieves and the traitors who rob them of their property, and ally themselves with their enemies. But while saying these things with regard to boycotting, I freely acknowledge that it marks an unhealthy and even a hateful state of feeling and of circumstances. It is no more to be commended, except in such exceptional times as now exist, than are those rude arts which prevail in

the time of war. The cure, however, for boycotting will never come until Ireland is free from the struggle in which she is now engaged, and until her people are ruled by her own laws and by her own public opinion.

The Government have used the clause against boycotting in the interests of landlordism, and their magistrates have been so anxious to do their work that they have convicted people of boycotting without the smallest evidence. Under the clauses in the Coercion Act the crime of boycotting is to induce other people to conspire to boycott. But to induce a conspiracy to boycott and to boycott are not the same thing. The one is an act you induce others to do; the other is an act you do yourself. The one is the act of a combination; the other is the act of an individual. This is a distinction which even the lay mind can appreciate, but it was not a distinction which made itself clear to the legal luminaries who sit on Mr. Balfour's magisterial bench. It was the confusion of these two different things that led to the now famous Killeagh case. Four shopkeepers living in Killeagh, County Cork, named David Barry, David Lindon, Thomas Heaphy, and Thomas Barry, were convicted by Mr. H. A. Redmond and Mr. J. C. Gardiner of the crime of boycotting under the Coercion Act. The solicitor who appeared for the defendants protested that the conviction was illegal, and over and over again asked that the case should be stated for a superior Court for the purpose of testing the question. But the magistrates dismissed the demand as frivolous, and it was not until Mr. Healy, by a series of tactics at once bold and skilful, succeeded in moving the Exchequer Division of the High Court, that the case came to be tried. The Court not only held that there was a case, but reversed the decision of the magistrates. 'I am bound to say,' said the Lord Chief Baron, 'that I do not find one shadow of evidence in this case.' 'And I entirely concur in the conclusion arrived at by the Lord Chief Baron,' said Mr. Justice Andrews, 'that there is absolutely no evidence to sustain the convictions that have been pronounced.' Though Baron Dowse differed in some points from his colleagues, he made some remarks on the character of Mr. Balfour's magistrates which

are well worth reproduction. 'Appeal,' he said, 'is given by the Act of Parliament in certain cases, and a case must be stated by the justices if they have a difficulty on a point of law. But I fail to see that they had a difficulty on a point of law. They evidently considered themselves infallible, and they had no difficulty of any kind.' 'The justices,' he said elsewhere, 'were asked to state a case for the opinion of the superior Court, which they declined to do. There are several things I have never been able to understand in the course of my life, and one of them is the mind of local justices, or how they bring their minds to bear on a case; and I am less able to understand, very often, the state of mind of the justices of whose legal competence the Lord-Lieutenant has been entirely satisfied. Now, these justices (I never saw either of them, and never heard of them except once I heard of one of them), how they have satisfied themselves that the point made here is a frivolous one, I cannot comprehend.' 'Why these justices,' he said in another part of his case, "did not in a proper way state a case for a superior Court surpasses my comprehension. I hope for the future they will be wiser, and they will not be of opinion that a point practically decided by the majority of the Court of Exchequer, substantially decided by the majority, and practically decided by the whole of it, that that is a frivolous point.' And then Baron Dowse quoted this passage from Finlay's 'History of Greece': "Where true liberty exists, every agent of the Administration, from the gendarme to the Finance Minister"—I suppose that will include a resident magistrate of whose legal knowledge the Lord-Lieutenant is satisfied—"must be rendered personally responsible to the citizen whom his act affects for the legality of every act he carries into action. This is the real foundation of English liberty, and the great legal principle which distinguishes the law of England from the laws of the Continental nations of Europe and that of Rome, from which they are derived." Well might Mr. Gladstone declare that this case was 'a travesty of justice, as gross, as palpable, and as shameful, as any that ever disgraced even the career of Judge Jeffreys.'

In face of this gross and palpable case of injustice, what was the attitude of Mr. Balfour? He stood up for the

magistrates in face of this damning testimony against them. In one of those bursts of feminine petulance which overthrow all the fabric of his mendacity, he at once confessed his absolute control of the magistrates he had always previously described as perfectly independent, and at the same time showed that no mistake, provided it were against the liberties of the people, would receive even reproof from him.

‘The right hon. gentleman,’ he said, replying to Mr. Gladstone, ‘asked me if I was not going to dismiss them. I am not going to dismiss them.’¹

This is the proper place to supplement what I have already written with regard to the resident magistrates. No condemnation of these persons can be more crushing than a Parliamentary return issued by the Government themselves. That return, in its plain nakedness, is as astounding a display of the kind of instruments despotic Governments are willing to employ as even the annals of French Governments could produce. To appreciate some of the facts which will be quoted from this return, the reader should be reminded that these gentlemen have to deal with the law of conspiracy—one of the most delicate and difficult laws even for the highest judicial knowledge and experience; that these gentlemen have to pronounce sentence on the men whom Ireland regards as her best and most important citizens; and, finally, that before any of these gentlemen are allowed to adjudicate on Crown cases, the Lord-Lieutenant had to pronounce himself satisfied of their legal knowledge and competence. Here, then, are the names and previous occupations of some of these Solons:

Names of the Resident Magistrates before whom Coercion Act cases were tried.	Occupation of these Magistrates before their appointment.
D. G. Bodkin	. Civil Engineer and Militia Officer.
Colonel Bowlby	. Officer in the Army.
T. Butler	. Country Gentleman.
Major Caddell	. Officer in the Army.
Colonel Carew	. Officer in the Army.
H. F. Considine	. Kept terms for the Bar, but was not called.

¹ Hansard, vol. 327, p. 1377.

Colonel Connolly .	Officer in the Army.
George R. Cronin	Constabulary Officer.
T. J. Dillon . . .	Justice of the Peace.
R. J. Eaton . . .	Barrister-at-Law.
R. C. Evanson . .	Officer in the Army.
T. W. French . . .	Surveyor of Income-Tax.
Vesey Fitzgerald .	Political Officer in India.
John O. Gage . . .	Officer in the Army.
J. C. Gardiner . .	Constabulary Officer.
T. D. Gibson . . .	Constabulary Officer.
T. Hamilton . . .	Constabulary Officer.
A. M. Harpur . . .	Constabulary Officer.
R. Harvey	Constabulary Officer.
Benjamin Hill . .	Superintendent of Devon County Constabulary.
Major Hutchinson	Officer in the Army.
J. B. Irwin	Constabulary Officer.
W. J. Joyce	Constabulary Officer.
Colonel Longburne	Officer in the Army.
J. F. Lynch	Officer in the Army and Resident Magistrate in West Coast of Africa.
R. A. Massey . . .	Lieutenant in the Rifles.
G. D. Mercer . . .	Constabulary Officer.
A. J. M'Dermott .	Constabulary Officer.
J. S. M'Leod . . .	Constabulary Officer.
J. T. M'Sheehy . .	Justice of the Peace.
Captain M'Ternan	Barrister-at-Law and Militia Officer.
Major O'Brien . .	Officer in the Army.
W. F. Purcell . . .	Constabulary Officer.
W. J. Paul	No occupation.
Captain Peel	Officer in the Army.
Colonel Persse . . .	Officer in the Army.
H. E. Redmond . .	Officer in the Army and Constabulary.
Major Rolleston .	Militia Officer.
Cecil Roche	Barrister-at-Law.
Captain Segrave . .	Officer in Cape Infantry.
Colonel Stewart . .	Officer in the Army.
Captain Stokes . . .	Officer in the Army.

'Officer in the army,' 'constabulary officer,' 'militia officer'—such are the classes from which Mr. Balfour has got his tools; and it is well known that in men of such a class tyranny has always found its most brutal and its most pliant instruments. 'Kept terms for the Bar, but was not called'—that is the qualification of another of the gentle-

men who have to decide the most delicate questions of law, who can send William O'Brien and John Dillon to gaol—with whose legal knowledge the Lord-Lieutenant is satisfied!

Two of these gentlemen deserve a few words of special notice. When the history of this painful time comes to be written, the name of Mr. Cecil Roche will stand out in special infamy. He has been the ruffian *par excellence* of the magisterial bench. The harshness of his sentences, the brutality and insolence of his demeanour, his trickery, mark him out as the embodiment of the foul system which Mr. Balfour carries out with so much gusto. He goes to his work with the gusto of natural brutality. Indeed, his appetite for ruffianism is not sated with his performances on the bench. When he had sentenced Mr. Edward Harrington at Tralee, he left the bench to head a baton charge of the police on the crowd that cheered Mr. Harrington.

When the evictions were proceeding at the Vandeleur Estate Mr. Roche looked on at the operations, it is said, helped to direct them, and then, when the tenants were brought forth from their ruined homes, wounded and bleeding, Mr. Roche sat on a wall, in a billycock hat, and sent them to gaol. Mr. Latchford, a highly-respected Protestant gentleman of Tralee, a justice of the peace, was one of those who joined in a public protest against the ruffianism of Mr. Roche. A short time afterwards Mr. Latchford was brought before Mr. Roche. The offence with which Mr. Latchford was charged arose out of a dispute as to a watercourse between him and another gentleman. It had as much right to come before a Coercion Court as a quarrel about a wash-erwoman's bill; and if it did come before such a Court, a personal enemy was not the magistrate to try it. But Mr. Roche remained on the bench, and had the satisfaction of sending Mr. Latchford to gaol. The case was afterwards brought before a higher Court and the sentence was decided to be illegal; but Mr. Latchford had to serve his term of imprisonment, and Mr. Cecil Roche remained on the bench. From that seat he has recently pronounced the sentence of six months' imprisonment on Mr. Edward Harrington, which has been found savage and unjustifiable by even

Tories. To complete the fellow's history it should be stated that Mr. Roche jumped from the platform of the Loyal and Patriotic Union to the magisterial bench. He delivered lectures for that body—which subsequently acquired the valuable services of Mr. Houston—during the election of 1886. Probably, like most of the orators of that organization, he denounced the Irish leaders as traitors and assassins. In a few weeks he was privileged to send these political opponents to gaol on trumped-up charges and for manufactured crime. Such is the law and the order which Irish patriots are denounced for not respecting!

Captain Segrave is another of Mr. Balfour's instruments. It was he who was in supreme command of the police and military at Mitchelstown on the day of the massacre. On him primarily devolved the responsibility of preserving the peace at that place on that memorable occasion. At the inquest on the bodies of the men murdered there, Captain O'Neill Segrave was a witness. Here is a bit from his cross-examination by Mr. Harrington, M.P.

'Where did you get your legal training for the position of R.M.?—I had no legal training.

'And, Captain, where did you get your military training?—In South Africa.

'A very good place, I suppose, to train a man to deal with an Irish crowd. Did you ever get a commission in the home army?—Never.

'Did you try?—I did.

'Did you fail?—I did.

'Did you try once more, Captain?—I tried once more for the preliminary examination, and I passed the second time.

'Did you try again?—I tried a third time for the commission and failed, not very ignominiously, I must say.'

Let us drop the curtain for the moment on this worthy magistrate with the statement that he was publicly dismissed from the Cape forces for embezzlement!

It has been said that several of these magistrates were appointed by Lord Spencer. It is true; but they were not appointed for, and certainly they did not discharge, such work as Mr. Balfour has entrusted to them. A man may be a good resident magistrate when he has nothing beyond the

ordinary duties of a police magistrate, and be at the same time utterly unfitted for such terribly serious work as administering a Coercion Act. Besides, the glory of the appointment of Mr. Roche and Capt. Segrave belongs to the Tory Party.

In spite of the authoritative declaration by the justices as to what the real law of boycotting was, boycotting prosecutions of exactly the same kind as that of the Killeagh case went on before such magistrates as these, and the persons convicted were still kept in gaol, though their case was, from the legal point of view, exactly the same as that of the Killeagh prisoners. Thus at Miltown-Malbay, Thomas O'Brien, Martin McDonagh, John Maguire, and William O'Dwyer were prosecuted on a charge of having taken part in a criminal conspiracy to compel and induce certain persons *unknown* (!) not to work for certain members of the Royal Irish Constabulary, but no evidence of conspiracy to induce was given. The only evidence given was that the accused had themselves refused to supply horses and cars to the police for the purpose of preventing a meeting of the suppressed branches of the National League. There was not a tittle of evidence to show that they had conspired to induce or compel other persons to refuse to supply horses and cars to the police, which would have been the evidence required under the Killeagh decision. But they were each sentenced to one month's imprisonment, and they each underwent the sentence.

On the same day and in the same place John Maguire, Joseph Maloney, Martin Heaney and Patrick Reidy were charged with a criminal conspiracy 'to compel or induce certain persons to refuse to shoe a horse for Mrs. Moroney.' Again the only evidence was that these persons had each refused to shoe a horse, but not a tittle of evidence of conspiracy was produced, and, nevertheless, three of these blacksmiths were sentenced to a month's imprisonment with hard labour; 'because,' as Mr. Clancy puts it, 'they had themselves each refused to deal with Mrs. Moroney, they were assumed to be guilty of a conspiracy to intimidate other black-

smiths (who did not even exist in Miltown-Malbay) into treating her in the same way!"¹

Four other persons were charged with the same conspiracy as to Hannah Connell, and when they appealed, their sentence was increased to six months' imprisonment with hard labour. Again there was no evidence *whatever of conspiracy*. In County Clare a number of farmers were sentenced to two, three, and even four months' imprisonment with hard labour, because they refused turf to the police, although it was proved (1) that some of the defendants had to buy turf for themselves, and (2) that the police acknowledged that they had sufficient turf in the barracks. Perhaps even a worse case was that of twenty-four publicans, also in Miltown-Malbay. On the 4th of February, 1888, a number of persons were to be tried in the town for conspiracy, and the priest, fearing a disturbance, induced the publicans to close their shops so as to avoid the drunkenness which might lead to a disturbance. The police rushed about the town, knocked at every public-house door and demanded drink. They were refused, and the publicans were then prosecuted for conspiracy. A number of them were convicted and sentenced to imprisonment with hard labour. The scandal was aggravated by the admission that the police had in their barracks as much 'refreshment' as they required.² When I come to sum up the purposes for which coercion has been employed, it will be seen why these boycotting prosecutions were instituted.

With similar vindictiveness the sections of the Coercion Act have been carried into operation which made criminal the membership of a suppressed branch of the National League. No less than 71 persons were tried for this offence up to Whitsuntide of 1888—49 were convicted, and for this artificial, manufactured offence eighteen people were sentenced to between one and two months' imprisonment with hard labour; sixteen to between two and three months' imprisonment with hard labour, and actually three persons were sentenced to between five and six months' imprison-

¹ 'A Year of Unionist Coercion,' p. 34.

² 'A Year of Unionist Coercion,' pp. 40 and 41.

ment but without hard labour, for simply taking part in a meeting of a suppressed branch.

Finally, by way of giving some idea of the lawlessness which now usurps the name of law, it will be well to give a few specimens of what may be called 'the curiosities of coercion.' The prosecutions for membership of the National League have already been referred to. It might, at first sight, appear somewhat difficult to prove membership of the League, unless by the evidence of spies and informers. But the resident magistrates could do the work of Mr. Balfour in spite of all such obstacles. At Tarbert, on the 25th of January, 1888, nine men were prosecuted for having attended a meeting of the suppressed branch of the League. Captain Massey, the resident magistrate, who pronounced the decision of the Court, thus laid down the ground on which evidence of the guilt of the prisoners had been brought home to the judicial mind of himself and his colleague:

'In this particular case we should be satisfied, of course, that there was a meeting of the Irish National League held upon this occasion. *We are of opinion that there is presumptive evidence of a National League meeting, throwing the onus of proof on the other side.*'¹

Major Rolleston, another resident magistrate, according to a report in the *Cork Herald*, even more candidly reversed the ordinary principle that innocence must be assumed until guilt is proved. A man named John Ronayne was being tried at Galbally, County Limerick, for unlawful assembly. 'How do you know,' said Major Rolleston to the prosecuting policeman, 'that he' (meaning the accused) '*had not thrown a stone?*'

Mr. Barry, the solicitor for the prisoner, pointed out that this question was somewhat unfair. 'It implied,' said Mr. Barry, 'a presumption of guilt, whereas one of the most common principles of English law was that a man was to be deemed innocent until he was proved guilty.'

Major Rolleston: '*Oh! that has now come not to be generally accepted a principle of law.*'

Mr. Barry said he was inclined to think with Major Rol-

¹ *Ib.*, p. 78.

leston, having in view the manner in which the Crimes Act was administered.¹

At Omagh, according to the *Freeman's Journal*, a ballad-singer was sent *to prison for a month* for singing a song, of which the following is the most treasonable passage :

‘Shout hurrah for Home Rule,
For we must have our own;
For Englishmen are with us,
We’re no longer alone.

Shout hurrah, boys, and the landlords’ eyes will get sore,
When they read of this meeting to-day in Dromore.’²

A large number of persons have been sent to gaol for no worse offence than that of ‘booing’ Mr. Balfour. Of course, that was not the offence with which they were charged. The police were able to add ‘riot, unlawful assembly,’ or some other charge, which was either a pure invention, or their method of describing the excitement which their own aggressiveness produced. Perhaps the palm should be given for the invention of grotesque cases to that brought against Maurice Moynihan and Thomas Quinlan, who at Tralee Petty Sessions, and before Mr. Cecil Roche and Mr. R. Fitzgerald, were charged with laughing and booing at Sergeant Clarke. The police-constable examined on behalf of Sergeant Clarke described the offence committed by the prisoners as *not exactly a boo, but a contraction between a boo and a laugh*. ‘The defendants,’ continues the report, ‘were bound over to keep the peace, or to go to gaol for a month. They were lodged in the county gaol, and were escorted,’ continues the report, ‘by a large force of baton men.’³

And now what is the source of all these prosecutions? A few figures from an excellent little work by Mr. Shaw-Lefevre—‘Incidents of Coercion’—supply the answer in a very complete manner. The principal struggles between the landlord and tenant have been on the estates of Lord Clanricarde, Lord Massereene, Mr. Vandeleur, Mrs. Moroney, on the Mitchelstown and the Ponsonby Estates, and, quite recently, on the estate of Mr. Olpherts. If an analysis be

¹ ‘A Year of Unionist Coercion,’ p. 79.

² *Ib.*, p. III.

³ *Ib.*

made of the prosecutions under the Coercion Act, it will be seen that far and away the greater number—indeed, it might be said all the principal cases—are associated with these estates. Thus, no less than 160 persons have been sent to gaol in connection with the Clanricarde Estate; fifty-four persons in connection with the dispute with Mrs. Moroney; thirty-three persons in the dispute on the property of Lord Massereene; and some forty cases in connection with the dispute on the estate of Mr. Vandeleur. Forty-one persons have been sent to gaol, or are awaiting trial, in connection with the Olpherts Estate. Of the 1,700 prosecutions which had taken place up to the time at which Mr. Lefevre wrote his book, 1,200 convictions are to be traced directly or indirectly to the disputes on these and other estates.¹

Again, the disputes on these estates are to be traced to the existence of arrears, and the absence of any method of giving legal relief. If this be a true statement of the origin of the dispute on the Clanricarde, on the Vandeleur, on the Ponsonby—in fact, on all the estates where there is a struggle—the fight is mainly upon arrears of rent. As, again, the prosecutions under the Coercion Act are also on these estates, it follows that coercion is for the purpose of collecting arrears.

I have now, by a series of undeniable facts and unanswerable arguments, brought the case of coercion to this point—that coercion is a weapon for the payment of arrears; and having brought it to that point, let us see what is involved. First, the pretence that the Coercion Bill was required to put down, or has been employed to put down, crime, is proved to be false. Secondly, the assertion, which has been so often denied, that coercion is for the landlords, for the collection of their rents, for the oppression of their tenants, is proved conclusively to be true. Thirdly, the statement, which has been denied with equal vehemence, that coercion is not against the combination of tenants, is proved to be false. And, finally, coercion, after all, is shown to be not for the maintenance of the Union, not for the preservation of the Empire, and assuredly not for the defence of a higher

¹ 'Incidents of Coercion.'

morality. No; as Mr. Frederic Harrison puts it: 'The Coercion Act is thus part and parcel of the campaign of eviction. Every clause and every prosecution is used in the interest of the rent—that is to say, the rack-rent—of the landlord. This whole contest between us is not really a political question, nor even a social question; in essence it is a question of money.' 'What,' he says justly, 'the Act of 1887 practically accomplished was this: it threw the whole power of England, armed with the arbitrary machinery which on the Continent is called "the state of siege," into the hands of one party in an economical struggle. It armed the rich and the Protestant Englishman, already equipped with all the legal machinery which chicanery could invent, with what is practically martial law, to enable him to crush the wretched Catholic peasantry, and wring from them the last sixpence which organized force can screw out of abject weakness.' 'And this,' exclaims Mr. Harrison, with justifiable indignation, 'is the gigantic, permanent systematic wickedness which you cover with the name of morality, justice, and honour.'

Finally, what a light all this story throws on the sagacity of Mr. Balfour and his confederates! The question at issue between the Irish tenants and the landlords is not one of even one million pounds sterling—probably it is not much more than one-tenth of that sum. The Government might have settled this question by giving to the Land Commissioners of Ireland the same power as they have given to the Land Commissioners of Scotland—the power of dealing with unjust arrears as well as with unjust rent. Instead of that, they prefer to sacrifice life; to destroy all liberties; to imprison the men most honoured and loved by the Irish people; to torture them in prison; and to keep Ireland in a state of turmoil, exasperation, and seething hatred. And this is the policy deliberately adopted by the men who claim to be able to govern Ireland with greater wisdom than her own people and her own leaders; and all this is done by those who profess to work for the happiness of Ireland and for the consolidation of the Empire!

¹ 'An Appeal to the Liberal Unionists.'

Before I come to the episode with which this account, for the moment, must close, I have to give one more instance of the strange difference between the pledges of the Ministry when the Parliament was coming into existence and the Acts to which it afterwards consented. I asked the reader in the previous chapter to take special note of the attitude adopted by the Tory and the Unionist candidates at the election of 1886 with regard to the question of Land Purchase. In the session of 1888 the Government announced that, in spite of their protests to the contrary at the General Election, they had resolved to bring in a Bill for placing five millions sterling at the disposal of the Purchase Commissioners in Ireland, to enable tenants to buy out their holdings. A breach so regardless of solemn political engagements at first almost took one's breath away. The report that the Government intended to propose such a measure was at first discredited, and it was only when the announcement was made in the House of Commons that the story was finally believed. Everything was added to aggravate the original breach of pledge. The Government, which had wasted time on other business, which had brought Parliament together for an autumn session on the distinct understanding that Estimates, and Estimates alone, would be discussed, suddenly announced that the Bill would be taken *de die in diem*, or, in other words, rushed at break-neck speed through the House of Commons. It declined to adopt any amendments—even amendments necessary equally in the interest of the Irish tenants and the English taxpayers. It was proved conclusively that as long as the question of arrears was left unsettled, the tenant did not approach the landlord in that spirit of independence which was necessary to enable him to make a fair bargain. Instance after instance was given in which the landlord used the arrears as a lever to force the tenant into the purchase of his holding, not on the terms which he himself would freely choose, but on the terms which the landlord was enabled to impose. It was pointed out how the landlord, with coercion on the one hand to break down combination, and arrears on the other to enforce eviction, came to the tenant with an offer which the tenant would be more than human to resist,

especially when the certainty of immediate eviction was on one side, and the remote possibility of a future insolvency on the other. The honest and statesmanlike plan, of course, would have been to have introduced clauses which would have settled the question of arrears antecedent to any scheme of purchase. But the Government refused to deal with the question, and pushed the Bill through without any provision as to arrears.

On the 18th of April, 1886, a thunderbolt fell on the political world. On that date the vote was to be taken in the House of Commons on the second reading of Mr. Balfour's Coercion Bill. It was not by an accident—as we now know—but by set purpose, that on that very day the *Times* published the letter attributed to Mr. Parnell. The letter was in these words:

'15/5/82.

'DEAR SIR,

'I am not surprised at your friend's anger, but he and you should know that to denounce the murders was the only course open to us. To do that promptly was plainly our best policy.

'But you can tell him and all others concerned that though I regret the accident of Lord F. Cavendish's death, I cannot refuse to admit that Burke got no more than his deserts.

'You are at liberty to show him this, and others whom you can trust also; but let not my address be known. He can write to House of Commons.

'Yours very truly,

'CHAS. S. PARNELL.'

The leading organ took care to set forth this extraordinary document with every form of display which is at the disposal of a printing-office. The letter was given in *fac-simile*, and was spread over several columns; the first leading article was devoted to it, and, in fact, no method of concentrating public opinion upon it was neglected. There was little or no necessity for these devices. The letter standing alone was quite sufficient to intensely excite the whole political world. For days, and even weeks, no other subject occupied so prominent a place in the public mind. The Tory Party were almost ready to declare that the days of Mr. Parnell's political career were ended, and that with the end

of his career would come also the end of the last and the greatest movement for Irish liberation. The letter was considered so important that it was telegraphed to every part of the world, and it appeared also in *facsimile* immediately after its appearance in the *Times* in nearly every important paper in America, from New York to San Francisco. It was propagated by the Tory Party in pamphlet, in leaflet, and in placard. A by election was going on at Taunton the moment of its appearance, and a circular was immediately issued to all the electors with a copy of the *facsimile* letter. Mr. Chamberlain was also engaged at the same time in one of his periodical Scotch tours, and Mr. Jesse Collings, his servitor, having received the announcement of the letter by telegram, was so carried away with his exultation that without further delay he announced the death-warrant of the Irish leader amid his own open delight and the cheers of his audience.

The *facsimile* letter was not by any means the first attack that had been made on Mr. Parnell and his colleagues. For several days previously the *Times* had published a series of articles entitled 'Parnellism and Crime.' These articles were characterized by sly insinuation rather than open suggestion, but the charges were deadly enough. They amounted to a declaration sufficiently explicit that Mr. Parnell and his colleagues associated with murderers and dynamitards, knowing them to be murderers and dynamitards; that they were privy and accessory to their plots of outrage and crime; that Mr. Parnell had personal connivance with the hideous assassinations in Phoenix Park; and that the Land and National Leagues had, with the knowledge and connivance of Mr. Parnell and his associates, used crime as a means of propagating their policy. Since the *Times* has been brought face to face with these accusations, it has made a considerable withdrawal from its original position; but the following passages, among many, will show that the description just given does not exaggerate the suggestions in the articles:

April 18, 1887 (Publication of the Forged Letter).

'In concluding our series of articles on "Parnellism and Crime," we intimated that, besides the damning facts which were there re-

corded, unpublished evidence existed which would bind still closer the links between the "Constitutional" chiefs and the contrivers of murder and outrage. In view of the unblushing denials of Mr. Sexton and Mr. Healy on Friday night, we do not think it right to withhold any longer from public knowledge the fact that we possess, and have had in our custody for some time, documentary evidence which has a most serious bearing on the Parnellite conspiracy, and which, after a most careful and minute scrutiny, is, we are satisfied, quite authentic. We produce one document in *facsimile* to-day by a process the accuracy of which cannot be impugned, and we invite Mr. Parnell to explain how his signature has become attached to such a letter.'

April 19.

'We have in our possession several undoubted examples of Mr. Parnell's signature, with which that of the letter has been carefully compared, and we repeat that, in our deliberate judgment, there can be no doubt of the genuineness of the latter.'

April 21.

'It is a matter of no consequence to us whether Mr. Parnell attempts to vindicate his character or abstains from doing so. In the first case we shall substantiate our charges.'

April 25.

'But never have we acted under a graver sense of responsibility, under a stronger conviction of obligation, than in the present controversy.'

July 6.

'These charges, we acknowledge, are "grave" and "terrible," as Lord Coleridge calls them. We have brought them forward, however, under the fullest sense of responsibility, and with perfect readiness that they should be sifted to the bottom.'

July 13.

'We are prepared with our proofs of the genuineness and authenticity of the letters read by Sir Richard Webster.'

Mr. Parnell and his colleagues for a long time were disposed to take no notice whatever of these attacks. The palpable neglect with which they were regarded by the general public, who looked upon them as simply a *réchauffé* of old charges, inclined the Irish members to think that any publicity given them would simply enable their enemies to divert the public mind from the policy of the Government in Ireland, and from the great and essential question of Home

Rule. However, their enemies were determined not to let the Irish members rest. The Tories affected a hypocritical concern for the character of the Irish Party. Sir Charles Lewis came down to the House one afternoon, read one of the attacks of the *Times*, and taking up, unasked, the position of advocate of Irish members, moved that the article be taken as a breach of the privilege of the House. This move was taken, of course, with a view of forcing the hand of the Irish members. It was probably imagined by Sir Charles Lewis that the Irish members would have shrunk from the attack, and would thereby have allowed public opinion to go still more strongly against them. The public passion had by this time been aroused and inflamed by the manner in which the charges of the *Times* had been repeated, reiterated, and propagated by Tory speakers and Tory journals throughout the country; and the temper of the more ignorant portion of the country had been worked up into one of the periodical hurricanes of hatred and misunderstanding to which Irish leaders have been exposed at every stage of their career. To the surprise of Sir Charles Lewis the Irish members, instead of refusing, immediately accepted the challenge. They declared that they were quite ready to have the entire indictment against them investigated, and investigated forthwith. They proposed the tribunal which above all others was marked out by precedent and by the circumstances of the case. They were members of the House of Commons, and it was as members of the House of Commons that they were assailed. The almost universal precedent had been that when charges were brought against members of the House of Commons, as such the House of Commons made itself the guardian of the honour of its members, and proceeded to investigate the charges and pronounce upon them. The Irish members accordingly moved that the charges should be investigated by a committee of the House of Commons. They asked for no restrictions upon that body. They even were ready that, as their enemies had a majority in the House of Commons, so the committee should consist of a majority of their enemies. Then took place a counter-move on the part of the Government,

which will show the degradation to which their breach of pledges by the Unionist Party had brought them. For weeks they had been making political capital out of these charges. By every form of incitement and insult they had been daring the Irish members to meet these charges, and they had interpreted the silence of the Irish Party as an admission of the most heinous guilt. At last the men accused of assassination and treason had turned upon their foes. They offered to meet the charge which had been so fiercely pressed upon them ; consented to test before a tribunal even of their enemies the whole indictment out of which so much capital had been made, and the answer of the Unionist Party was the doubly cowardly one of neither withdrawal from the charges, nor the grant of an opportunity of having them investigated. Indeed, the whole conduct of the Unionist Party in this controversy is full of a low trickery that one would have thought impossible in English politics, and especially on the part of the party that has been described as essentially the party of English gentlemen. The Government throughout have been professing to act with perfect impartiality between the *Times* on the one side and the Irish members on the other. But Mr. Smith, the leader of the Tory Party in the House of Commons, had in his other capacity, as head of a great publishing firm, done more than the *Times* could do itself to spread the articles throughout the country. On every one of his bookstalls throughout our vast railway systems the pamphlets containing the articles were exposed and even pressed for sale. The counter-proposition by which Mr. Smith and his colleagues now met the demand of the Irish members was this: They proposed that a criminal prosecution should be entered against the *Times*, and that the Attorney-General should be instructed on the part of the Government to prosecute for the Irish members. The very impudence of the proposition almost took men's breath away. Here was the Government that was profiting by these calumnies, that had made them part of their political stock-in-trade, that were now resorting to every possible expedient to evade an inquiry into their truth or falsehood—here was this Government actually pro-

posing that the Irish members should entrust their defence to a member of the Government. The Irish members at once saw that what they were asked to enter into was a collusive action in which the Government, while professing to fight their cause, would be acting as the spy and the friend of their enemies. It will be seen by-and-by that the subsequent conduct of the Attorney-General gave but too much ground—in fact, entirely confirmed the suspicion; for it was this very gentleman who was to honestly and fearlessly prosecute the *Times* on behalf of the Irish members that has since been the leading advocate of the *Times* in prosecuting these charges against the Irish members. In the hands of the Attorney-General the Irish members would have been as safe as the revolutionary conspirators were in the hands of the now famous Major Le Caron.

This audacious and dishonest proposal of the Government was rejected by the Irish members, and then the Tories—having for the moment run away from the charges—returned to them, and once more began to propagate the charges which they had not had the courage to test. This, again, is conduct that may well be examined as showing the clearness of the title of the Tory Party to the distinction of being the party of English gentlemen. The Tories now asked that Mr. Parnell should go before a London jury. Indeed, they went further, and expressed their astonishment that he did not go before any jury. If he did not like a jury in London, said Mr. Goschen, then let him try a jury in Edinburgh, and if he didn't like a jury in Edinburgh, why, let him try one in Dublin.

Mr. Parnell declined to place his fortunes, and those of his party, before a London jury. There is no necessity for going at any length into the reasons which prompted this decision. It is known that London juries consist mainly of that prejudiced and ill-informed class of small Tories who are not intellectually capable of giving a verdict on a question with so many various and broad aspects as a political movement; and it was because they knew the incompetence and the partiality of the tribunal that the Tories so strongly insisted on recommending it to Mr. Parnell. Before a com-

mittee of the House of Commons, on the other hand, the evidence would be given in accord with the rules of common-sense, and not under the strict and technical rules which guide law courts. The tribunal would have consisted of political partisans, it is true, but then one side would have its representatives as well as the other ; and if men acted as partisans, they would do so openly. Besides, it was felt by Mr. Parnell that he would have been able to bring evidence so convincing of his innocence of the main charge brought against him, that even his most bitter and most unscrupulous enemies would be shamed into giving a verdict in his favour. However, the Tories rejected the appeal to a Parliamentary committee, and Mr. Parnell rejected the appeal to a London jury ; and so the matter seemed to have come to a lame and impotent conclusion.

It was revived in a curious and unexpected way. Among the members of the Irish Party for a portion of the Parliament of 1874 and all the Parliament of 1880 was Mr. Frank Hugh O'Donnell. He has shown himself a man of considerable ability ; was a ready, though not an effective, speaker ; and had abundant self-confidence, much energy, and considerable strength of character. His efforts, however, were rendered null by overweening self-esteem. Coming into Parliament shortly after Mr. Parnell, he had never forgiven that gentleman for beating him in the race for the leadership ; if the word 'race' can be fitly applied to Mr. Parnell, who never sought any honour in his whole life. Torn by impotent ambition, he had adopted an uncertain course—at one time supporting, at another attacking his colleagues. At an epoch in Irish history when for the first time the Irish people were thoroughly united, these efforts to produce discord were strongly and justly resented, and when the General Election of 1885 came, Mr. O'Donnell did not venture to put himself forward as a Parliamentary candidate. The allusions to Mr. O'Donnell in the articles of the *Times* were very few, and, indeed, were not very severe. Nevertheless, Mr. O'Donnell, with characteristic want of concert with his colleagues, took an action for libel against the *Times*. The *Times* vainly protested that they did not mean to attack Mr. O'Donnell ;

that they had never regarded him seriously as one of the trusted colleagues of Mr. Parnell, and as one of the real leaders of the Irish movement. Mr. O'Donnell went on with his action. Left to fight almost entirely with his own resources, and with no distinct charges against him, Mr. O'Donnell was not able to make any case, and the whole business ended in a fiasco. The trial, however, had the effect of once more calling attention to the articles in the *Times*, and once more the demand arose that Mr. Parnell should take some steps to meet the charges made against him. The Government, meantime, had given another specimen of the spirit of impartiality which they had professed; their own Attorney-General—whom but a few months before they had offered as advocate to Mr. Parnell—had acted as the chief advocate for the *Times*.

Mr. Parnell again demanded that his character should be investigated by a committee of his colleagues, and again the Government met him with a counter-proposition. They proposed to refer the charges to a tribunal of judges. Mr. Parnell eagerly accepted it, imagining that the Government were going to act in good faith. As has been said already, it was the *facsimile* letter which had first attracted attention and first given any importance to the articles in the *Times*. It was also the first definite charge made against Mr. Parnell. With regard to the other charges in the articles, they involve matters of speculation, which must remain matters of speculation to the end of time. Whether this or that political movement was conducted in a legitimate or illegitimate manner is a question that the Muse of History will never completely decide. Whether the effect of this or that speech is to encourage crime, or to discourage it, is again a matter of speculation upon which political partisanship gives, and will always continue to give, conflicting verdicts. These are matters which it is grotesque to refer to a judicial tribunal which has to deal, not with the probabilities of speculation, but with matters of fact. What required investigation was whether or not Mr. Parnell could be proved by definite act to have connived at or plotted crime, and especially whether he had written letters which in some

cases were a condonation, and in others a distinct incitement to crime. For since the publication of the letter of the 18th of April, the *Times* had fathered other epistles on Mr. Parnell. Here, for instance, is one :

‘9/1/82.

‘DEAR E.,

‘What are these fellows waiting for? This inaction is inexcusable; our best men are in prison and nothing is being done.

‘Let there be an end of this hesitancy. Prompt action is called for.

‘You undertook to make it hot for old Forster and Co. Let us have some evidence of your power to do so.

‘My health is good, thanks.

‘Yours very truly,

‘CHAS. S. PARNELL.’

In spite, however, of the protests of the whole Liberal and Irish Party the Government would set no scope or limit to the inquiry. It was to be the investigation, not of the characters of particular public men, but of two great political movements; or, as Mr. Matthews more comprehensively put it, of ten years of Irish history. Mr. Parnell protested again and again against the unfairness with which he had been treated; the Government went on. There were, however, some murmurs at the evident breach of faith, and Mr. Chamberlain came to the rescue of the Government. He declared that the letters must form a leading, if not the principal, subject of inquiry. This speech was made on the second reading of the Bill. People not sufficiently acquainted with the character of Mr. Chamberlain imagined that when the measure got into committee he would make some effort to make good his own words; but this showed an imperfect appreciation of Mr. Chamberlain's character. Mr. Chamberlain is not bound by any previous utterances, nor is he ashamed to break any pledge, or to prevaricate as to it and explain it away. Accordingly, when the Bill came into committee Mr. Chamberlain joined in steadily voting down every amendment which attempted to carry out his own description of the purpose of the Bill. Afterwards the chivalrous gentleman was found in the honourable position of

one of Mr. Walter's touts for evidence to back up the case for the *Times*.

There were several stormy scenes during the debates on the Bill. It was elicited, for instance, that Mr. Smith, while actually preparing the Bill, had admitted Mr. Walter to a consultation at his private house. He defended this gross piece of collusion by the statement that Mr. Walter was an old friend. The incident was important as adding another proof to the already damning accumulation of evidence that, while professing impartiality, the Government stood behind the *Times* in the whole business. At last the Bill reached the House of Lords, and there was subjected to masterly analysis in a remarkable speech by Lord Herschell. Every objection that he pointed out against the Bill has been more than confirmed by what has since happened. The trial has developed into the trial of a great political party, a great national cause, two great popular movements. It is impossible that judges should take part in such a trial without bringing into question that perfect independence and perfect impartiality of the judicial tribunal which has never been questioned in our time before. There is no tradition of English life more sacred and more valuable than the impartiality of our judges, and the confidence of the nation in that impartiality. In their desperate desire to prevent the enfranchisement of the Irish people, the Unionist Party have been ready to throw even that sacred and valuable tradition into the mart of political hatreds and controversies. Nay, they almost went out of their way to aggravate this defect in their original scheme. According to all precedent in such cases, the leaders of the Opposition bench—whose interests were involved in the inquiry—should have been consulted as to the constitution of the new tribunal, and should have been asked to take a share in making the nominations. In such a way all suspicions would be removed of any desire to try a political case with political partisans of one side to the complete exclusion of the political representatives of the other. But this precedent was departed from. The members of the Court were probably chosen by the Attorney-General. He may or may not have consulted the Lord Chancellor.

Whether his choice was thus assisted or not does not matter. If he did consult the Lord Chancellor, it would only make the difference that the Court was chosen by two instead of by one member of the Government. That was sufficiently scandalous, but the scandal did not end there. The Attorney-General, besides being a member of the Government, which is allied with the *Times* in the whole affair, and whose interests are identical with the interests of the *Times*, is the leading counsel for the *Times*. It comes, then, to this, that the *Times* has been enabled to bring its case before a tribunal chosen for it by its own counsel. A more scandalous breach of decency, honour, fair-play, and the traditions of English justice was never perpetrated. I say nothing of the judges themselves. I sincerely hope that they will rise superior to their origin, and that though they are all of different political opinion to the Irish members, whose characters and whose cause they are trying, and though they must know that this antagonism was the reason of their selection—I hope, I say, that they will be true to the great traditions of the lofty position they occupy. A thing almost as sacred as the cause of peace between England and Ireland is at stake and lies for decision in their hands—the almost unbroken tradition in our day of the impartiality and independence of the bench.

At the moment at which I write, the Commission has been sitting for more than fifty days. The course adopted has been worse than even the worst anticipations of the critics of the Commission Bill anticipated. As has been said—as Mr. Chamberlain admitted—the question in which the country is really interested is the authorship of the letters attributed by the *Times* to Mr. Parnell. But the counsel for the *Times* took care that this question should be postponed to the last possible moment. It is more than fifty days—as I have said—since the Commission began to sit; and it is only within the last few days that the letters have been dealt with. Instead of the letters we have had a dreary succession of landlords, land agents, police officers, informers, and spies, who came before the Court to rehash the old and hideous story of the crimes and outrages by which the move-

ment of the Land League—like all great popular uprisings—has been attended. These witnesses naturally declared that Ireland was entirely peaceful, and that crime was entirely unknown till the rise of the Land League and the advent of Mr. Parnell. As the most cursory glance at the preceding pages will have proved, the struggle for the land is centuries old in Ireland; and outbursts of crime have been periodical since the struggle began. Every single one of the mournful, tragic and shameful features of the Land League agitation are the exact reproduction of things that have over and over occurred in previous epochs of violent struggle. The assassination of landlords, of tenants who took evicted land, the houghing of cattle, and all the rest; even if the evidence of this kind were pertinent to the issue, were heaped up by the *Times*—apparently for the purpose of diverting the public attention from the letters—in spite of the urgent and the piteous appeals of the judges, until the Commission Court became the most odious bore of the day, and newspaper editors ceased to print and the newspaper reader ceased to peruse its reports.

Towards the close of the case for the prosecution, and just before the beginning of the evidence upon the letters, the *Times* did produce a witness, though he told little that was germane to the Commission, who was in himself an object of keen interest. This was Major Le Caron, the chief spy in the payment of the Government for the last twenty years.

Le Caron's real name is Beach, and he was born in Colchester. He went to America during the Civil War; and while serving with the Federal troops, became acquainted with General O'Neill, who was afterwards the leader of the Fenian invasion of Canada. Beach represents that he was made adjutant-general, and in that position had the duty of arranging all the details of the invasion. These details he immediately revealed to the Canadian Government, with the result that the invasion was a complete failure. Having got his hand in, Beach became a regular spy from this time forward. According to his statement in the Commission Court, he did so purely from patriotic motives; while in an

interview with the *New York Herald* he is represented as attributing the adoption of the *rôle* to the desire to get money enough to enable him to obtain a profession. Anyhow, he studied medicine and was admitted a medical doctor. Meantime, another secret revolutionary movement was started; and, acting under instructions from home, he became a member of it. He rose gradually in the ranks, until in the end he was one of the leaders of the executive. He was also for ten years senior guardian of the Revolutionary Camp in Braidwood—the small town in Illinois in which he had fixed his home. He sat in council when dynamite outrages were resolved upon; and, as he himself puts it, always voted with the majority. During the whole of this period he gave information regularly to the authorities at home.

His story was that for some years the Revolutionary Party had 'captured' the open movement in America, and had directed it. He produced several reports from the executive of the Revolutionary body—inflated and prolix documents which appeared very childish in face of their immediate revelation to the Government. The main point he was apparently called upon to prove was a conversation which he professed to have had with Mr. Parnell in the House of Commons. He represented Mr. Parnell as saying that he thought Ireland could only be freed by an armed insurrection; and as asking him to procure a better understanding between the open movement at home and the secret society in America. Mr. Parnell had not yet given his answer to this evidence when this chapter had to be concluded. It may, without impropriety, be pointed out, however, that such a conversation with a perfect stranger bears little resemblance to the ordinary conversation of a man noted above all his contemporaries for reticence and reserve.

At last the letters came to be investigated. The story then revealed came as a shock to everybody who had hitherto regarded the *Times* as conducted with something like the ability and the caution proportionate to its great position. To the astonishment and even the bewilderment of the entire world, it was confessed that on the famous 18th of April, when the letter was published, the *Times* was abso-

lutely without evidence as to the authenticity of the letter, except the internal evidence, the opinion of one expert, and the statement of a person comparatively unknown to them, that such a letter had been written by Mr. Parnell. Full justice cannot be done to the appalling evidence on this point, except in the words of the principals themselves. Mr. Soames, the solicitor for the *Times*, stated that the letters had been given to the *Times* by Mr. Houston. Mr. Houston had not revealed the name and the person from whom the letters had been obtained; nor did he do so till long after the letters had been published. Here is an extract from the cross-examination of Mr. Soames, which followed this avowal:

'Did you ask him from whom he obtained them?—I did not.

'Did you at any time ask from whom he had got them?—Never.

'Nor any of them?—Nor any of them.

'Am I to take that, Mr. Soames?—You are to take it; it is the truth, and I will tell you the reason why. He told me himself at the outset that he was obliged not to divulge the name, and that if he had to divulge the name he would have to do it himself in court when he gave his evidence.

'Am I to take it that no information has come to you from Mr. Pigott indicating in any way from what person or persons he received these letters, or any of them?—You may take it so. I have not had any information from any source whatever.'

And here is another passage, later on, in the cross-examination of the same witness:

'Did it occur to you to press Mr. Pigott as to where he had got these letters?—Do you mean the *Times* letters?

'The batch of letters, numbering altogether seventeen, I think?—No, it did not.

'And you never have?—I never have.

'Has anyone, to your knowledge, interested for the *Times*?—No; as far as I know nobody has pressed him upon that point.'

This was astonishing enough, but the evidence of Mr. Macdonald, the manager of the *Times*, and the man chiefly responsible for the publication of the letters, was even more astonishing. Mr. Macdonald had confessed that he had

published the letters when they had been supplied to him by Mr. Houston; and then he was cross-examined thus:

'Did you then or afterwards ask him from where he had got the letters?—No.

'Did you ask Mr. Houston whether he had ever seen the envelopes in which the letters had been contained?—No; I do not think I did.

'Neither then nor at any subsequent date?—No. . . . I did not press Mr. Houston upon the subject of the source whence he had obtained the letters, nor did I invite explanation from him on the subject.

'Before April 18, 1887 (when the letter was published), had you made any inquiries to satisfy yourself as to the original recipients of these letters, or any of them?—No, I had taken no steps.

'Or where Mr. Houston had got them from?—No; Mr. Houston told me that he was not free to tell me; therefore I made no inquiries.

'What, then, inquiry had Mr. Macdonald made with regard to the letters?—He had simply asked an expert to pronounce upon their authenticity; and he had not taken the trouble to inquire of more than one expert.

'Am I to understand, then,' asked Mr. Asquith of Mr. Macdonald, 'that the investigations you made were exclusively investigations into handwriting?—Yes.

'And that you took no steps to inquire who were the original recipients of the letters?—No.'

Inglis, confessed Mr. Soames, was the 'only expert employed up to the time of the O'Donnell trial.

The full force of this evidence cannot be sufficiently appreciated without putting it in contrast with the language employed by the *Times* on the day when it published the *facsimile* letter, and on every occasion afterwards in which it referred to it and the other letters which I have already reproduced.

It will be seen from all this that the whole case for the letters depended on Mr. Pigott; and on February 20th, Mr. Pigott appeared in the witness-box.

In examination by the Attorney-General, he told his story glibly enough. He had met in Paris a man named Maurice Murphy, and another man named Tom Brown, and from these people, after various interviews of a mysterious character, he received the letters. They had lain in Paris

for some time in a black box, which had been left behind by Frank Byrne. The examination lasted but a short time, and then began one of the greatest cross-examinations in the history of even celebrated cases. Sir Charles Russell was embarrassed with the multitude of material which he had to break down and expose the witness. He began by a request which threw a startling light on the whole history of the letters. He asked Pigott to write several words, among others 'likelihood' and 'hesitancy.' When the handwriting was produced, it was found that both these words were misspelt in exactly the same way as in the letters. Sir Charles Russell was then able to prove out of the mouth of Pigott himself that as far back as March, 1887, he had communicated with Archbishop Walsh, giving mysterious hints as to a coming attack upon Mr. Parnell, and his own ability to meet the blow. About these letters Pigott prevaricated, contradicted himself, and finally confessed that he lied. Then he was brought face to face with the record of his hideous past. He was confronted, for instance, with a correspondence which had taken place with Mr. Egan—correspondence which had actually been printed in the public press years before. In this correspondence he made statements which had an extraordinary resemblance to the clumsy lies with which he afterwards imposed upon the *Times*. He had received a visit—he told Mr. Egan—from two mysterious strangers, who had presented him with what purported to be the balance-sheet of the Land League. He did not believe in the statements contained in it, nor did he believe in the authenticity of the balance-sheet; but if it were published it might perhaps do harm. He was loath to publish such a document; it was certainly false; but, in short, he would have to get £500 to stop the publication. Mr. Egan replied in a letter which exposed the real nature of this transaction as one of pure, unadulterated blackmail, and the wretched Pigott shuffled out of the business as best he could. But a much more dramatic exposure of Pigott's hideous past came. Sir Charles Russell, in the midst of the cross-examination, called Mr. Wemyss Reid. Mr. Wemyss Reid stood up in his place and produced, at Sir Charles Russell's request, the correspondence that had taken

place between Pigott and the late Mr. Forster. From this correspondence it was clear that at the very moment he was posing as a Nationalist journalist, Pigott was in communication with Dublin Castle. He proposed that his newspaper should be subsidized by Mr. Forster. Mr. Forster refused this request, and substituted a personal loan. Having once found Mr. Forster willing to give him pecuniary aid, Pigott went on begging at intervals. The letters gave a curious and painful picture of the man's character. There was in them all the same story of hopeless poverty, the same snivelling testimony to Mr. Forster's high-mindedness, the same demands for further sums, the same promise that this would be the very last loan, and that repayment was certain to come. Finally, there was the same curious and clumsy artifice which was the only one that ever suggested itself to a mind full of villainy but devoid of resource. After he had been treated with this extraordinary kindness by Mr. Forster, after he had sworn eternal gratitude, he one day sent an anonymous threat to his benefactor that their correspondence would be published unless a certain sum were forthcoming. During the reading of this correspondence the face of Pigott was a painful sight that will never efface itself from the recollection of those who saw it. His mouth was open, his jaw hung, his face was alternately ghastly and flushed; he looked the picture of villainy at bay as the terrible record of his awful life rose thus before him. Everybody in the Court, meantime, in spite of the tragic tension of the situation, could not help laughing as the self-drawn picture of an unmitigated scoundrel unfolded itself. There were shouts of laughter which even provoked a responsive smile from the severe President of the Court, and open and unrestrained merriment from Mr. Justice Day. It was in the midst of one of these shouts that the wretched Pigott said, with the one attempt at resistance he showed in the limp and broken condition to which he was brought, 'It is very amusing to you, but it is not to me.' In short, by the time Pigott had been under cross-examination for a couple of days, there was not a single person in the whole world that did not know

that he was the forger, and that he was backing up his forgery by perjury.

So the situation stood on Friday night. On Saturday there occurred a series of remarkable events. In the course of his examination, Pigott had acknowledged that in the autumn of last year he had had interviews with Mr. Labouchere, Mr. Lewis, and Mr. Parnell. His story to the Attorney-General was that he had been offered a thousand pounds by Mr. Labouchere to—as he put it—tell a lie, namely, to confess to the forgeries. On this memorable Saturday he came to Mr. Labouchere, and, in the presence of Mr. G. A. Sala, he signed a full confession of having forged every single one of the letters which had been produced by the *Times*—not only the letters of Mr. Parnell, but letters attributed to Mr. Davitt, Mr. O’Kelly, and Mr. Egan. This was not all. He had interviews likewise with Mr. Shannon, one of the solicitors who were acting for Mr. Soames, and to him also he gave a confession. With curious trickery even to the last, the two confessions were contradictory. While in that of Mr. Labouchere he had confessed to having forged all the letters, he asserted in the confession to Mr. Shannon that some of the letters were genuine. On Tuesday morning his cross-examination was to be continued. Sir Charles Russell had, meantime, obtained further material. There was evidence to prove that for years he had forged bills in Dublin, and that for years also he had been a dealer in indecent literature. But no Pigott was there. It turned out that he had fled on the previous day. The next intelligence from him was a letter from the Hotel des deux Mondes, in Paris. Immediately warrants were issued for his arrest. From Paris, where he stayed only a short time, he made his way to Spain. In the forenoon of Thursday (February 28th, 1888) he arrived in Madrid, and was taken by an interpreter to the Hotel Ambajadores. He carried only a small handbag. Having obtained a room, he sent the following telegram immediately—with a strange unconsciousness of the feeling about him—to Mr. Shannon, at 58, Lincoln’s Inn Fields, the address of Mr. Soames: ‘Please ask Mr. S. to send what he promised, and write to Ronald Ponsonby, Hotel Ambaja-

dores, Madrid.' This telegram was immediately handed by Mr. Soames to the police, and instructions were at once telegraphed to Madrid for Pigott's arrest. Meantime Pigott, who seemed to be quite happy, spent the day with the interpreter in visiting the museum, the cathedral church of San Isidro, and the other sights of the city; dined well in the evening, and retired to bed at an early hour. He seemed disappointed next morning at finding that no reply had come to his telegram, and he was worried and restless. By four o'clock he had been traced, and at half-past four the police officers came to the hotel and asked for him. He was in his bedroom on the first floor, and thither the police officers and the interpreter proceeded. The interpreter entered, and said that a policeman wanted to speak to him. Pigott turned deathly pale, and for a moment seemed to lose his nerve completely; but he recovered himself quickly, and said 'it was all right. He would see the gentleman.' The inspector entered the room, and Pigott, muttering something about his luggage, stepped back a pace or two and opened the small handbag which he had in the room. The inspector seemed to divine Pigott's object, and sprang forward to seize him, but it was too late. Pigott had drawn a large revolver from the bag, placed the muzzle against his mouth, drew the trigger, and fell to the ground, a horribly mutilated corpse. It was a curious but characteristic contradiction in the creature's career that beneath his underclothing was found a scapular, dirty and greasy from long wear, with the sacred monogram 'I.H.S.,' surmounted by a small mounted cross. He was taken to the chief dead-house of the city, and, when he was fully recognised, was quietly buried. A few days before another of the chief actors in this squalid drama had died under circumstances almost as tragic. Dr. Maguire, who had lent Houston the money which bought the forged letters, died in a lodging-house in London and away from every friend.

The country is still fresh under the horror of these hideous transactions. The storm against the Government rose high and tumultuous. At the very moment when all these events were taking place, Parliament was engaged in

discussing an amendment on the Queen's Speech which Mr. Morley had proposed in denunciation of the administration of the Coercion Act. The general interest, however, was elsewhere. Pigott was in every mind and on every lip. The final burst-up of the hideous conspiracy against Mr. Parnell's character, and against the cause of his country, produced abject despair on the Tory benches, and a corresponding exultation among the Liberal and Irish members. Even the effrontery of Mr. Balfour gave way before the popular tempest. He spoke feebly and with a pallid face, and even his own party forgot to cheer. The indignation excited by the final exposure of the *Times* was increased by the widespread and universal horror which had been created in the country by the new brutalities inflicted upon Mr. O'Brien and the other Irish leaders who had been imprisoned. Most of the Tory speakers were so cowed by all these circumstances, that they adopted a tone of apology, and expressed their strong desire that the prison treatment should be changed. On the night of Friday, March 1st, all these various streams of political passion joined. At the beginning of a night big with events, Dr. Tanner made his appearance after many weeks' successful evasion of a warrant against him. Then Mr. Gladstone—fresh from Italy—delivered one of the most remarkable speeches of his whole life—well-knit, vivacious, grave and gay by turn, and delivered with almost an exuberance of physical power. Late in the evening Mr. Parnell arose, and then came a scene almost unparalleled in Parliament. Every single one of the Liberals, including Mr. Gladstone, Sir William Harcourt, and Mr. John Morley, as well as, of course, all the Irish members, arose and cheered for several minutes, Mr. Parnell meantime standing unmoved, save that his face grew a little more pallid than usual. On that same night Dr. Tanner was accompanied to his hotel by a hundred English and Irish members, many of them singing 'God save Ireland!' and was immediately afterwards arrested.

In the course of his speech, Mr. Gladstone called attention to the fact that, since the General Election of 1886, there had been sixty by-elections. At all these elections, with

barely an exception, there was the same tale. The Tory gave way to a Liberal, or, where the Tory still succeeded, he was returned by a considerably reduced majority. In 1886 the sixty seats were divided thus: Conservatives, 27; Liberals, 33. In 1885, amid the enormous success of the Liberals, these particular seats showed a greater preponderance of Tory strength, for they then stood: Conservatives, 33; Liberals, 27. Finally, in 1889, they stand: Conservatives, 30; Liberals, 30. These are but few of the many abounding evidences that the policy of the Government has been already tried and already condemned by the nation. By their breach of their election pledges in the refusal of all local government and the enactment of coercion, as well as by their repudiation by the nation, the present Government and the present Parliament have been reduced to usurpers, and their reign cannot last much longer. No better ending can be given to this work than the peroration of Mr. Gladstone's great speech, in which he addressed the present wretched Government: 'You may deprive of its grace and of its freedom the act which you are asked to do, but avert that act you cannot. To prevent its consummation is utterly beyond your power. It seems to approach at an accelerated rate. Coming slowly or coming quickly, surely it is coming. And you yourselves, many of you, must in your own breasts be aware that already you see in the handwriting on the wall the signs of coming doom.'



INDEX

- ABERDEEN**, Lord, 151, 157, 158, 160
 Abolition of Purchase Bill, 268
 Absenteeism, 17
 Active policy, 243, 262, 278, 279, 401
 Adair, John George, 171, 177, 178, 179, 181
 Adventurers, political, 184, 185
 Afghan difficulty, 310
 Afghanistan, 376
 Agrarian crime (Ireland), 412, 413, 414, 415, 416, 417, 426, 487, 498
 — (1880), 413, 416, 417, 498
 — (1882), 487
 — (1844-1880), 414
 — movement, 297, 302
 — system, 290
 — trials, 500, 501, 502, 503, 504
 Agricultural depression, 297
 — labourers (Irish), 182
 Alexander, Mr., 156
 Allen, William Philip, 213, 214, 215, 260
 Allman, Charlotte, 321
 Amendments to Land Bill, 453
 America, 64, 73, 117, 157, 182, 205, 212, 213, 255, 260, 293, 300, 309, 311, 320, 325, 347, 356, 362, 363, 365, 373, 396, 397, 513
 American army, 347
 — civil war, 206, 208
 — interviewer, 356, 361
 — Irish, 117, 202, 205, 206, 208, 212, 282, 292, 293, 300, 301, 319
 — Land League, 311
 Amnesty movement, 218, 223, 231
 Andrews, Justice, 648
 Anglesey, Marquis of, 2
 'Annual Register,' 35, 44, 114, 115
 Antrim Co., 249
 Appropriation clause, 190
 Archdale, Mr., 523
 Argyll, Duke of, 373
 Arms Act, 443
 — Acts, 15, 24, 25
 Arrears Act, 496, 497, 499
 — question, 127, 128, 453, 484, 485, 497, 498
 Arterial Drainage (Ireland) Act, 18, 25
 Ashbourne, Lord. *See* Gibson
 Asquith, Mr., 675
 Assizes, Irish (1881-2), 480
 Athlone, 81, 134, 148, 151, 152, 153, 154, 156, 157, 159, 160, 162, 167, 184, 198, 510, 529
 Attwood, Mr., 136
 Aughadrina, 171
 Aughnacloy, 522
 Australia, 161, 181, 182, 206, 208, 293, 367, 519
 Avondale, 255, 257, 258, 261, 464

BAGOT v. Bagot, 284
 Balfour, A. J., 586, 592, 596, 597, 598, 600, 601, 603, 604, 605, 606, 608, 609, 610, 611, 612, 614, 616, 618, 620, 621, 622, 623, 624, 625, 626, 627, 628, 630, 631, 632, 633, 634, 636, 637, 638, 639, 640, 641, 642, 645, 648, 649, 651, 652, 653, 656, 657, 659, 661, 680
 Balfour's Coercion Bill, 598, 599, 600, 602, 606, 608, 609, 610, 612, 614, 625, 626
 — Land Bill, 610, 611, 612, 614, 616, 618
 Ball, Dr., 625
 Ballarat, 367
 Ballinahinch, 79, 81
 Ballinasloe, 301
 Ballingarry, 72, 205
 Ballinglass, 36
 Ballinrobe, 81
 Ballot, 225, 268
 Ballycohey, 220, 221
 Ballykilbeg, 248
 Balzac, 353
 Bandiera Brothers, 3
 Banes, Major, 569, 572
 Banim, John, 329
 Bank of Ireland, 465
 Bantry, 328, 346, 353, 397, 398, 405
 — Earl of, 398
 Baring, Viscount, 570
 Barnes, Mr. A., 565, 570
 Barnesmore Gap, 229
 Barr, Dr., 638, 639
 Barrett, 212
 Barrington, Sir Jonah, 254
 Barron, Sir H., 112
 Barry, —, 209
 — David, 648
 — John, 368, 370, 372, 400
 — Judge, 481
 — Mr. (Solicitor), 656
 — Thomas, 648
 Barton, Capt., 522
 — Rev. Mr., 257
 Bass, Mr. Hamar, 570

- Bateman, Mr. W. S., 422
 Bates, Sir E., 537
 Battle of Fredericksburg, 347
 Baumann, Mr., 565
 Beaconsfield, Lord. *See* Disraeli
 Becket, Mr., 474
 Belfast, 247, 248, 249, 250, 264, 549
 Belgium, 307
 'Belgravia,' 324
 Bellingham, Mr., 532
 Bentinck, Lord George, 35, 38
 Berkeley, Bishop, 25, 229
 Berlin, 310
 Besborough Commission, 457
 Bewley, William, 169
 Biggar, Joseph Gillis, 232, 242, 243, 244, 245, 246, 247, 248, 249, 250, 251, 270, 271, 272, 273, 274, 275, 276, 277, 278, 285, 287, 288, 289, 290, 302, 307, 309, 342, 343, 370, 372, 395, 401, 420, 432, 433, 434, 435, 437, 441, 471, 491, 492
 Bilton Hotel, 224, 362
 Birch v. Redington, 70
 Birmingham, 299, 426, 447
 'Black North,' The, 520
 Black Rod, 364
 Blake, Mr., 101
 — M. P., 372
 — Mrs. James, 171
 Blakeney, General, 3
 Blane, Mr., 641
 Blennerhasset, R. P., 226, 227, 261, 312
 Blosse, Sir Robert, 169
 Blunt, Mr. W., 542
 Bolton, 550
 — Mr. George, 500
 Bond, Major, 448, 449
 Boord, Mr., 569
 Bordentown, 256
 Borough Franchise, Irish, 410
 Boston, 255, 352
 Bowyer, Sir George, 232, 263
 Boycotting, 387, 388, 428
 Boyd, Rochford, 171
 Braddon, Miss, 324
 Bradlaugh, Mr., 343, 439, 443
 — question, 343
 Brady, Joe, 470, 511
 Brand, Mr., 499
 'Brass Band.' *See* 'Pope's Brass Band'
 Brazil, 361
 Brennan, Joseph, 318
 — Thomas, 302, 308, 309, 395
 Brentford, 551
 Brett, Sergeant, 213
 Brewster, Mr., 160
 Briggs, Mr., 550
 Bright, John, 315, 323, 343, 379, 390, 393, 394, 426, 478, 562
 — clauses, 309
 British Empire, 486, 499
 — people, 482
 Broadhurst, Mr., M. P., 468
 Brodrick, Mr., 527
 Brooks, Maurice, 263, 372
 Brown, Mr. W. H., 570
 Brown, Tom, 675
 Browne, Dr., 153, 154, 160
 Brownlow, Mr., 17, 18, 25
 Brunner, Mr. J. T., 624
 Bryan, George, 263
 — John P., 300
 Bryce, Mr., 313
 Bullers, Sir Redvers, 590, 591, 592, 593, 625
 Burke, General Thomas, 209
 — Mr., Assassination of, 488, 489, 490, 491, 511, 512
 — Sir Henry, 585
 Burt, Mr., M. P., 468
 Butt, Isaac, opposes O'Connell in Repeal debate in Dublin Corporation, 5; his rise to prominence, 223; joins Amnesty movement, *ib.*; his advice to farmers, *ib.*; heads Home Rule movement, 225; elected for Limerick City, 226; his early career, 229; character and genius, 230, 233, 234; political difficulties, 231; character of his party, 232, 238; his early policy, 234, 235; its failure, 238, 239, 240, 241; Biggar contrasted with him, 266; reproves Obstructives, 270, 271; denounces their tactics, 276, 277; explains his policy at meeting of party, 280; supports the Ministry, 281; retires from leadership, 283; decline and death, 284, 285; review of his policy, 285; effect of his death, 285, 286
 Buxton, Mr. S., 550, 557
 Byrne, Mr. Garrett, 368, 372, 441, 492
 — Frank, 676
 CABINET, 380, 394, 395, 424, 464, 465
 California, 183
 Callan, Mr., 372, 491
 Callanan, Dr., 54
 Cambridge University, 257
 Canada, 65, 104, 305, 361, 494
 Canales, General, 354
 Cappoquin, 320
 'Carding,' 417, 418
 Cardwell, Mr., 189, 191, 192, 193
 Carey, James, 370, 511, 513, 514
 Carlingford, Lord, 458
 Carlisle, Lord, 3, 191, 198, 215
 Carlow, 151, 153, 156, 160, 161, 369
 Carnarvon, Lord, 543
 Carrickmacross, 197
 Carrick-on-Shannon, 44, 58
 Carrigaholt, 173
 Cashman, D. B., 268
 Castelar, Señor, 361
 Castle. *See* Dublin Castle
 Castlebar, 58, 308
 Castlederg, 521
 Castlereau, 59
 Castlerosse, Viscount, 226
 Catholic Emancipation, 1, 2, 8, 225, 368
 'Catholic Telegraph,' 143
 'Catholic Union,' 341
 Catholic University, 364, 368

- Catholics, 22, 71, 126, 127, 135, 138, 139, 140, 141, 145, 147, 149, 170, 194, 211, 219, 226, 227, 238, 248, 328, 329, 330, 337, 341, 393
 Cavan, 250, 422, 432, 433, 521
 Cavendish, Lord Frederick, Assassination of, 488, 489, 490, 491, 511, 661
 Cavendish, Lord E., 570
 Celt and Saxon, 201
 Celtic race, 102, 103
 Census, Irish, 41, 42, 43, 46
 Census Commissioners' Reports (quoted), 44, 53-61, 63, 64, 78-82, 117
 Central Tenants' Defence Association, 301
 Cespedes, President, 357, 360
 Chaine, Mr., 533
 Chairman of Committees, 275, 276
 Challemel-Lacour, M., 326
 Chamberlain, Joseph, 288, 289, 386, 393, 394, 512, 524, 533, 540, 546, 561, 567, 568, 575, 579, 580, 582, 613, 614, 662, 669, 671
 Chambers, Corporal, 300
 'Chapel Bell,' 217
 Chaplin, Mr., 264, 380, 526
 Chatterton, Vice-Chancellor, 625
 Chelsea, 337, 341
 Cheshire, 254
 Chester Castle, 299
 Chicago, 24, 293, 352
 Childers, Mr., 433
 Cholera, 82
 Christian, Judge, 186
 Church Bill, 268
 Churchill, Lord R., 530, 533, 534, 535, 536, 540, 541, 547, 548, 567, 568, 576
 City Hall (Dublin), 315, 327, 332, 365, 370, 371, 406
 Civil Bill (Ejectments), 19, 23
 Claddagh, 328
 Clancarty, 227
 Claney, Mr. J. J., 644, 646, 654
 Clanricarde Estate, 584, 657, 658
 — Lord, 158, 584, 585, 586, 657
 Clare, County, 82, 474, 479, 480, 481, 482, 487
 Clare election, 368
 Clarendon, Lord, 70, 71
 Clarke, Sergeant, 657
 Clerkenwell Prison, 212, 217
 Clifden, 44
 Clonmel, 220, 316
 Clontarf meeting, 9, 10, 11
 Clôtures, 435, 491
 Coalition Ministry, 150
 Cobbett, William, 26
 Coercion, 393, 394, 395, 396, 397, 398, 399, 412, 413, 416, 417, 418, 419, 420, 424, 426, 427, 442, 444, 450, 454, 464, 472, 473, 477, 481, 485, 489, 500, 508, 511, 529
 Coercion Acts, 15, 19, 20, 22, 24, 25, 34, 35, 36, 37, 38, 70, 106, 108, 113, 114, 115, 242, 265, 333, 402, 411, 420, 421, 430, 445, 447, 448, 450, 451, 452, 460, 466, 472, 473, 474, 476, 478, 482, 484, 497, 500, 507, 514
 Coffins hinged, 61, 124
 Coghill, Mr. H. D., 567, 571
 Coleridge, Lord, 663
 Collings, Mr. Jesse, 549, 568, 582, 662
 Colomb, Sir John, 570
 Colthurst, Colonel, 372
 Commins, Dr., 370, 372, 491, 492
 Compensation for disturbance, 290, 291, 305, 380, 381, 383, 445, 478, 581
 Compensation for improvements, 18, 189, 190, 191, 192, 193
 Composition of Unionist Government, 575
 Conbrough, Mr., 621, 622
 Conciliation Hall, 73
 Condon, Edward O'Meara, 213
 — Mr. T. J., 629
 Confederate Clubs, 317
 Congleton, 254
 — Baron, 255
 Connell, Hannah, 655
 Connemara, 78, 81, 498
 Conservatives, 127, 139, 145, 157, 162, 188, 248, 249, 416, 427, 431, 432, 435, 481, 482, 483, 490, 519, 529
 Conservatives' opposition, 383, 384, 410
 Constabulary Circular, extraordinary, 482
 'Constitution' (ship), 255
 Constitutional agitators, 224, 241, 301, 353
 Constructive obstruction, 496
 Cook, Dr., 126
 Coolboy Estate, 627
 Corbet, J., 173
 — Mr., 259, 372, 441, 492
 Cork, 47, 55, 137, 145, 167, 199, 312, 316, 317, 319, 320, 344, 377, 397, 422, 428, 440, 495, 506
 'Cork Constitution,' 52
 'Cork Daily Herald,' 507
 'Cork Examiner,' 54, 316, 588, 592
 Cork Historical Society, 317
 — Scientific and Literary Society, 317
 Corn Laws, Abolition of, 255
 'Corruption Committee,' 156
 Corydon, J., 299
 Coup d'Etat, Dr. Playfair's, 491
 — Speaker's, 437
 Courtney, Mr. Leonard, 273, 276, 277, 342, 568, 571
 Cowen, Joseph, 251
 — Mr. J., 548
 Cowper, Earl, 484
 Cox, Mr. J. R., 643
 Cranbrook, Lord, 272, 275
 Crawford, Sharman, 18, 19, 25, 109, 111, 112, 114, 146, 149, 188, 189
 — jun., 235
 Crimes Act, 351, 419, 484, 492, 493, 500, 509, 515, 516, 533
 Crimes (Irish), 407, 412, 413, 414, 415, 416, 480, 481, 482, 541
 Croke, Archbishop, 514

- Cross, Mr., 310
 — Sir R., 432
 Crossman, Sir W., 568, 571
 Crowbar Brigade, 172, 173, 179
 Crown prosecutors, 500, 501
 Cuban rebellion, 357, 358, 359, 360
 Cullen, Cardinal, 140, 141, 153, 154, 206
 'Cult of the jumping cat,' 278
 Curran, J. P., 201
 Cyprus, 310

 'DAILY EXPRESS,' 504, 516, 523
 'Daily News,' 324, 361, 426, 467, 531
 'Daily Telegraph,' 202, 236, 502
 Daly, Col., 585
 — Mr., M.P., 372, 441
 — Mr. James, 308
 Davis, Thomas, 10
 Davison, Mr. J. M., 468
 Davitt, Michael, 260, 297, 298, 299, 300,
 301, 302, 303, 438, 460, 493, 507, 678
 Dawson, Mr. C., 368, 369, 409, 441
 — Captain, 538
 Day, Mr. Justice, 677
 'Dear Lady Disdain,' 324
 Dease, J. A., 226
 Deasy's Act, 191
 Delahunty, Mr., 366
 'Demons of assassination and despair,'
 202
 Dempsey, Pat, 258
 Denman, Judge, 15
 Deputy-Speaker. *See* Playfair
 Derby-Disraeli Administration (1852), 145,
 147
 Derby, Lord, 146, 158, 184
 Derry, 422, 554
 Derry, South, 397, 554
 'Derry Standard,' 179
 Derryveigh, 177
 D'Esterre, 7
 Devon Commission, 18, 28, 29, 190
 Devoy, Mr. John, 299, 301
 Dewsbury, 429
 De Worms, Baron, 569
 Diaz, General, 354
 'Dictionary of Commerce,' 118, 119, 121
 Dilke, Mr. A., 468
 — Sir Charles, 335, 394, 419, 533
 Dillon, Mr. John, 309, 363, 364, 365, 368,
 385, 388, 395, 418, 439, 440, 447, 452,
 462, 471, 491, 492, 495, 522, 545, 591,
 595, 622, 623, 624, 652
 — Mr. John B., 10, 72, 73, 364
 — Mr. (magistrate), 178
 Dillwyn, Mr., 216
 Disestablished Irish Church. *See* Irish
 Church
 'Dismemberment of the Empire,' 6, 391,
 392
 Disraeli, Mr., 38, 114, 139, 149, 150, 239,
 263, 264, 268, 281, 296, 310, 311, 313,
 314, 323, 375, 382, 466
 — Administration, 252
 Dissident Liberals, 562, 563

 Dissolution of Parliament, 311
 Distress, Irish, 380, 382
 Disturbance Bill. *See* 'Compensation
 for Disturbance Bill'
 Dixon, M. G., 569, 571
 Doherty, Head-constable, 622, 623
 — Mr., 17
 Döllinger, Dr., 580
 Donegal, 177, 292, 481, 497
 'Dove of Elphin,' 153, 160
 Dowling, 161, 162
 — Mr. Richard, 330
 Downing, Captain D. J., 347, 348
 — Mr. McCarthy, 145, 235, 265
 Dowse, Mr. Baron, 374, 607, 648, 649
 Drogheda, 313, 448, 449, 477
 'Droit de Seigneur,' 177
 Dromore, 331, 523, 525
 Drummond, Mr., 3
 Dublin, 31, 32, 55, 59, 68, 70, 113, 164,
 206, 207, 208, 214, 215, 224, 230, 263,
 278, 279, 315, 318, 328, 330, 355, 369,
 371, 393, 402, 446, 464, 468, 470, 507
 — Castle, 179, 207, 369, 496, 509, 515
 — Corporation, 4, 31, 229, 370, 470
 — county, 252, 335, 364
 'Dublin Evening Post,' 156
 'Dublin University Magazine,' 233
 Dufferin, Lord, 293
 Duffy, Sir Charles Gavan, 9, 10, 13, 65,
 69, 70, 72, 73, 128, 138, 142, 143, 147,
 151, 156, 161, 163, 367
 Duggan, Bishop, 171, 250
 Dunally, Lord, 422
 'Dundee Advertiser,' 468
 Dungannon, 522
 Dungarvan, 47, 76, 271
 Dumas, A. (père), 230
 Durham, 548
 — Earl of, 494
 'Durham letter,' 129
 Durkin, Mr. C., 169
 Dwyer, Mr. John, 221
 Dyke, Sir W. H., 536
 Dynamite funds, 117
 Dynamiters, 395

 EBRINGTON, Lord, 2
 Eccles, 551
 Ecclesiastical Titles Bill, 139, 142, 143,
 144, 150, 191
 'Echo, The,' 468, 502
 'Edinburgh Courant,' 467
 Edward III., statute of, 473, 547
 Egan, Mr. Patrick, 309, 395, 507, 676,
 678
 Eglinton, Lord, 158, 159
 Egypt, 448
 Elliot, Mr. A. R. D., 571
 Emigration (Irish), 63, 64, 65, 79, 103, 104,
 184, 196, 197, 198, 199, 200, 201, 202,
 241, 305, 455
 — (1849-60 and 1861-70), 199
 — clause, 453
 Emly, Lord, 137, 148

- Emmet, Robert, 207
 Encumbered Estates Act, 27, 102, 103
 — Court, 185
 Engineering, 250
 England, 3, 6, 16, 17, 33, 47, 64, 67, 73,
 82, 102, 104, 107, 125, 132, 163, 182,
 188, 192, 194, 210, 211, 212, 217, 219,
 220, 225, 226, 230, 232, 241, 243, 255,
 282, 292, 294, 298, 299, 200, 313, 315,
 325, 345, 353, 383, 385, 391, 396, 398,
 399, 407, 410, 418, 419, 429, 456, 464,
 470, 478, 481, 482, 489, 502, 512, 513
 — Dr., 309
 English landlords, 17, 103, 294, 295, 305,
 456, 499
 — Liberals, 12, 71, 72, 187, 188, 314, 524,
 526
 — members, 269, 378, 432, 434, 435, 445
 — Ministers, 75, 76, 115, 116, 118, 138,
 223, 239, 241, 271, 297, 322, 377, 382,
 455, 528
 — parties, 33, 38, 147, 239, 240, 271, 279,
 280, 372, 380, 386, 430, 435, 520
 — people, 6, 32, 64, 108, 114, 116, 117,
 139, 139, 150, 215, 318, 364, 396, 419,
 489, 512, 529
 — press, 200, 201, 202, 211, 235, 308, 398,
 402, 443, 467, 489, 502, 509, 512, 513,
 528
 Ennis, 386, 388
 — Sir J., 532
 Episcopalian Protestants, 521, 522
 Errington, Mr., 372
 'Espying strangers,' 263, 264
 Essex, Earl of, 106
 Established Church (Irish). *See* Protes-
 tant Irish Church
 Estate Rules. *See* Office Rules
 'Even-keel' policy, 524
 'Evening Mail,' 157, 159
 Evicted farmers, 182
 — farms, 386, 387
 Evictions, 2, 19, 23, 24, 25, 36, 82-102,
 110, 171, 173, 177, 179, 180, 221, 290,
 291, 296, 298, 302, 304, 305, 306, 310,
 373, 378, 380, 381, 382, 388, 411, 451,
 452, 474, 478, 479, 484, 488, 497, 498,
 499
 Evictors, wholesale, 171
 Exports, Irish (1841-49), 119, 120, 121
 Extremists, 278, 362, 471

 'FAIR-MINDED Englishmen,' 281
 Fair rents, 127, 232, 390, 391, 409, 538
 Famine, Irish, 16, 25, 26, 32, 33, 35, 40,
 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62,
 63, 64, 65, 66, 78, 79, 80, 81, 82, 108,
 116, 125, 195, 241, 292, 294, 304, 384,
 455, 478, 498
 Farmers, English and Scotch, 292
 — Irish, 129, 182, 222, 223, 236, 291, 292,
 293, 302, 304, 306, 308, 309, 386, 389,
 392, 454, 455, 456, 459, 460, 462, 467,
 515
 Farney, 197
 Fay, Mr. C., 372
 — Mr. P. McC., 280
 Federal Army, 347
 Fenianism, 205, 219, 223, 224, 225, 227,
 231, 241, 260, 299, 300, 347, 505, 506,
 520
 Ferguson, Sir James, 570
 Fermanagh, 521, 523
 Fermoy Christian Brothers, 398
 Fingal, Lord, 226
 Finlay, Mr. Lysaght, 343, 372, 441
 Finlay, Mr. R., 571
 Finnegan, 209
 Finsbury, East, 551
 First Commissioner of Works, 342
 Fitzgerald, J. D. (Judge, afterwards
 Lord), 167, 350, 405, 406, 501, 529
 — Baron, 449
 — Lord Edward, 207
 — Mr. R., 657
 Fitzgibbon, Mr., 47, 52
 Fitzwilliam, Lord, 617
 — W. J. W., 571
 Fitzwyrar, Gen. Sir F., 572
 'Five-pound Repealers,' 77
 'Five P's' of Mr. Chamberlain, 552
 Fixity of tenure, 127, 222, 226, 390, 391,
 409
 Flynn, Michael, 500, 501
 Foley, Mr., 372
 Foreign legion, 353
 — Office, 342
 'Forgotten slaves,' 289
 Forster, Mr. W. E., 326, 333, 380, 382,
 383, 384, 389, 390, 391, 393, 394, 395,
 405, 410, 411, 412, 413, 414, 415, 416,
 417, 418, 419, 420, 421, 422, 425, 426,
 428, 429, 430, 432, 433, 435, 436, 442,
 443, 444, 445, 447, 448, 449, 450, 451,
 452, 460, 464, 470, 472, 473, 474, 475,
 476, 477, 478, 479, 481, 482, 484, 485,
 486, 487, 489, 490, 491, 493, 494, 496,
 499, 507, 508, 509, 512, 513, 514, 527,
 528, 529, 544, 567, 601, 677
 Fortescue, Mr. C. (Lord Carlingford),
 216
 Fort Sumter, 255
 Forty-one hours' sitting, 436, 438
 Forty-shilling freeholders, 2, 456
 'Four Years of Irish History,' 64, 65,
 367
 Fowler, Mr. W., 429
 France, 297, 307, 354, 390, 508
 Franchise Bill, 582
 Franchise, Extension of, 255, 517, 527
 Franco-Prussian War, 356
 'Freeman's Journal,' 82, 142, 143, 145,
 157, 215, 216, 307, 361, 370, 386, 387,
 389, 390, 391, 392, 437, 461, 463, 465,
 468, 470, 504, 507, 526, 605
 Free sale, 127, 222, 409
 Free trade, 48
 French Army, 354
 French Republicans, 211
 Fry, Mr. L., 571

- GABBETT, Mr., 372
 'Galaxy,' 323
 Galway, 55, 58, 124, 148, 184, 201, 250,
 292, 302, 313, 391, 392, 393, 397, 422,
 423, 428, 510
 — County Election, 226, 227
 Gambetta, M., 297
 Gardiner, Mr. J. C., 648
 Gedge, Mr. Sydney, 573
 General Election of 1847, 111
 — of 1874, 231, 250, 278
 — of 1880, 312, 313, 331, 353, 362, 383
 — of 1885, 540, 541, 542, 546
 — of 1886, 563, 564, 573, 680
 General Purposes Committee, 338, 339
 Genoa, 69
 Gent Davis, Mr., 543
 Gerard, Mr., 36
 Germans, 256
 Germany, 390
 Gibson, Mr. (Lord Ashbourne), 366, 454,
 539, 625
 — Mr. Justice, 580, 581
 Giffen, —, 520
 Gilhooly, Mr. James, 643
 Gill, H. D., 351, 372, 441, 517
 Givan, Mr., 518
 Gladstone, W. E., 163, 193, 215, 219,
 222, 223, 225, 231, 233, 235, 239, 245,
 246, 290, 291, 300, 313, 323, 326, 375,
 379, 380, 381, 382, 383, 389, 390, 392,
 400, 402, 403, 408, 409, 420, 421, 425,
 426, 427, 428, 429, 430, 431, 435, 436,
 439, 440, 441, 444, 446, 447, 449, 462,
 467, 470, 471, 473, 479, 485, 491, 493,
 494, 496, 497, 499, 500, 528, 533, 536,
 538, 541, 545, 549, 550, 561, 562, 563,
 564, 565, 566, 567, 573, 574, 575, 577,
 579, 580, 585, 620, 625, 641, 650, 680,
 681
 — Administration (1868-74), 190, 268
 — Ministry, 530, 533
 — Mr. Herbert, 403
 'Gladstone and Irish Ideas,' 352
 'Gladstone's Home Rule Bill,' 549, 550
 'Gladstone's House of Commons,' 496
 'Gladstone's Land Bill of 1885,' 561,
 562
 — of 1886, 579
 'Glasgow Daily News,' 467
 'Glasgow Herald,' 640
 Glasnevin, 207
 Glengariff, 344, 346, 405
 Glenveigh, 177
 Glin, Knight of, 50
 Glyn's Bank, 163
 Godkin, James, 127, 199
 Godley, Mr., 104
 Godson, Mr., 572
 'God save Ireland,' 214, 348,
 Gordon, General, 489, 491, 533
 Gorst, Mr., 480, 512
 — Sir J. E., 572
 Gort, 182, 187
 Goschen, Mr., 493, 528, 537, 549, 611, 666
 'Gospel of cant,' 259
 Gosset, Capt., 245, 439, 440, 441, 442
 Goulding, Mr., 316
 Government, 4, 10, 14, 15, 18, 31, 32, 34,
 35, 37, 38, 44, 45, 46, 47, 49, 51, 52, 62,
 63, 64, 70, 71, 73, 78, 94, 116, 117, 193,
 194, 205, 208, 243, 252, 266, 267, 270,
 274, 275, 276, 277, 287, 297, 308, 310,
 311, 315, 374, 375, 376, 377, 378, 380,
 381, 382, 384, 385, 386, 387, 389, 390,
 392, 394, 405, 406, 407, 408, 409, 410,
 421, 425, 429, 430, 431, 432, 435, 436,
 438, 439, 452, 461, 463, 464, 465, 467,
 468, 471, 475, 483, 484, 485, 486, 489,
 492, 493, 495, 496, 497, 498, 499, 502,
 509, 510, 518, 522, 523, 525
 — Whips, 77
 Graham, Sir James, 3, 35, 139, 146
 'Grahamising letters,' 3
 'Grand Old Man,' The, 493
 Granard, Lord, 595
 Grattan, Henry, 18, 25, 254
 Gray, Mr. E. D., 239, 271, 310, 369, 370,
 372, 441, 470, 492, 504
 — Sir John, 125, 147, 175, 176, 197, 215,
 216, 222, 235, 290, 369, 370
 Green-Street Court House, 209, 509
 Greville-Nugent, Capt., 219
 — Col., 218
 Grévy, President, 317
 Grey, Earl, 36, 37, 108, 110, 114, 255, 408
 'Griffith's valuation,' 348, 349
 Grosse Island, 65
 Grosvenor, Lord R., 545
 Guildhall meeting, 466, 467
- HABEAS CORPUS Suspension Acts, 19,
 20, 24, 25, 114, 208, 420
 Halifax, Mr. Sydney, 634, 637
 Hamilton, Lord Claud, 523
 — Lord George, 538, 539
 Hammond Mr., 542
 Hampden, Lord, 338
 Hampstead Heath, 164
 Hancock, Dr. W., 203
 'Hanging gale,' 128, 453
 Hannen, Sir James, 679
 Harcourt, Sir W. V., 103, 434, 438, 439,
 490, 511, 680
 Hardcastle, Mr. E., 570
 Harper Brothers, 325
 Harrington, Mr. E., 518, 643, 652
 — Mr. T., 515, 516, 517, 518, 605, 628
 Harris, Alderman, 470
 — Mattnew, 301, 302
 Harrison, Mr. Frederic, 659
 — Mr. Justice, 607
 Hartington, Lord, 240, 263, 264, 289, 374,
 385, 401, 416, 524, 526, 550, 561, 575,
 609
 'Harvey Duff,' 476, 477
 Harwich, 230
 Haslingden, 298, 299
 Hatherton, Lord, 3
 Hay, Sir John, 483, 492
 Healy Clause, 400, 402, 454, 485

- Healy Maurice, 406
 — Miss Kate, 346
 — Mr. Timothy, 25, 29, 235, 244, 246, 293, 294, 311, 312, 331, 332, 345, 370, 397, 398, 399, 400, 401, 402, 403, 404, 405, 406, 420, 426, 436, 441, 448, 449, 454, 461, 471, 477, 491, 495, 515, 518, 519, 522, 545, 648, 663
 Heaney, Martin, 654
 Heaphy, Thomas, 648
 Hennessy, Sir J. Pope, 317
 Henry, Mr. Mitchell, 226, 297, 446
 Herbert, Mr., 537
 — Sidney, 163
 Heron, Denis Caulfield, 218
 Herschell, Lord, 670
 Hewetson, Commissary, 47
 Hicks-Beach, Sir M., 230, 265, 270, 576, 580, 589, 590, 594, 595, 596, 617, 620
 Higgins, Patrick and Michael, 500, 501, 504, 505
 Hill, Lord A., 235
 'History of England' (Lecky), 26
 'History of our own Times,' 117, 315, 324, 325
 Hobhouse, Mr. H., 569, 571
 Hoey, Mr. J. Cashel, 125, 190, 194, 347
 Hogan, John, 604
 Holcroft, Miss, 624
 Holmes, Mr. Justice, 608
 'Home Government Association,' 225, 231
 Home Rule, 223, 224, 225, 228, 231, 240, 362, 366, 368, 392, 401, 541, 548, 549, 561, 562
 — Confederation, 279, 280, 281, 282, 283, 313, 337
 — League, 252, 331
 — Party, 226, 230, 232, 238, 240, 241, 250, 278, 279, 280, 283, 287, 308, 315, 392, 401, 411, 486
 Hooper, Alderman, 638, 641, 642
 — Mr., 627
 Hopwood, Mr., 550
 Horgans, case of, 423
 Horsman, Mr., 112, 189, 191
 House of Commons, 4, 2, 15, 18, 68, 70, 71, 75, 103, 114, 115, 125, 131, 137, 138, 146, 154, 165, 189, 236, 238, 239, 240, 242, 243, 244, 245, 246, 252, 262, 263, 264, 265, 266, 267, 268, 269, 271, 274, 275, 277, 279, 280, 281, 289, 290, 297, 302, 310, 315, 327, 331, 333, 335, 338, 353, 370, 372, 373, 375, 376, 377, 378, 380, 381, 384, 387, 389, 396, 398, 401, 402, 403, 406, 407, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 421, 428, 431, 432, 433, 434, 435, 436, 437, 438, 439, 440, 441, 442, 443, 444, 445, 446, 451, 459, 481, 482, 485, 486, 489, 492, 493, 495, 496, 502, 504, 512, 513, 522, 527, 528
 — Lords, 4, 18, 103, 115, 139, 157, 158, 189, 245, 381, 382, 384, 389, 453, 457, 458, 459, 499
 — Representatives, 309
 Houston, Mr., 653, 674
 'How the Crimes Act is Administered,' 504, 516
 Hume, Mr., 114
 Hyde Park, 313
 Hynes, Francis, 505
 — J., 182
 INCHQUIN, Lord, 72, 172
 'Incorruptible Parnell,' 254
 Independent opposition, 187
 Inghs, Mr., 675
 Insurrection, 206, 207, 212
 — Acts, 20, 21, 22, 24, 108
 Intermediate Education Bill, 287
 Invincibles, 470, 489, 511, 514
 Ireland, troops poured into, during Repeal agitation, 7; famines in, 25, 26; condition of, before the famine of 1846, 28, 29, 30, 31, 40; ditto during the famine, 37, 41, 42, 43, 44, 45, 46, 47, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63; increase of emigration, 64, 65; famine of 1848, 78, 79, 80, 81, 82; evictions (1847-9), 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100, 101, 102; exports in famine years, 119, 120, 121, 122; change in Irish life through famine, 123, 124, 125; wholesale clearances in, 171, 172, 173, 174, 175, 176, 177, 178, 179, 180, 181, 182, 183; emigration and its effects (1841-70), 199, 200, 201, 202, 203, 204; state of, in 1876-8, 292, 293, 294; evictions in (1876-9), 296; homicides and outrages in (1844-1880), 414, 415
 'Ireland for the Irish,' 202
 'Ireland in 1862,' 175
 'Ireland in 1868,' 47, 52, 53
 Irish-Americans, 117, 202, 205, 206, 208, 212, 282, 292, 293, 300, 301, 319
 Irish authorities, 381
 — Bar, 131, 132, 330
 — Bench, 405, 520
 'Irish Blanqui,' The, 367
 Irish Board of Works, 46, 51
 'Irish Brigade.' See 'Pope's Brass Band'
 Irish Catholics, 4
 — Church Disestablishment, 5, 217, 224
 — Missions, 170
 — College in Rome, 140
 'Irish Committee,' 104
 'Irish Crisis' (Trevelyan's), 117
 Irish in England, 489, 548, 549, 555
 — Land Question, 576, 577, 580
 — Leader, 377, 384, 388, 397, 440, 462, 497
 — Liberals, 531
 'Irishman' (newspaper), 201
 Irish members. See Irish Parliamentary Party
 — suspension of, 441, 491, 492
 Irishmen, 9, 11, 38, 103, 107, 114, 146, 184, 242, 282, 283, 296, 298, 304, 313, 315, 318, 379, 399, 400, 434, 524

- Irish nation, 6, 7, 48, 76, 116, 204, 462
 — Parliament, 27, 33, 219, 280, 392
 — Parliamentary Party, 35, 129, 146, 150, 187, 234, 239, 240, 244, 259, 261, 265, 266, 273, 279, 280, 282, 297, 318, 326, 332, 336, 369, 370, 372, 373, 376, 379, 380, 381, 393, 437, 438, 440, 443, 444, 445, 447, 449, 452, 453, 456, 529
 — people, their gratitude to O'Connell for emancipation, 1; their support of Repeal movement, 5; effect of 'Nation's' teaching on, 10; importance of potato crop to, 30, 40; sufferings in famine years, 51, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96; emigration of, 63, 64, 65, 104, 125, 199, 200; eviction of, 97, 98, 99; 100, 101, 102, 103, 206; attitude of British people towards, 117; change in manners through famine, 123, 124, 125; the English press on emigration of, 200, 201, 202; affections of, 202, 303, spread of Fenianism among, 207; effect of Manchester executions on, 214; rise of Land League among, 302, 303, 373; attitude towards obstruction, 302, 303; joy at return of Gladstone Ministry to power, 313; religious toleration of, 369
 'Irish People' (newspaper), 208, 210, 260
 'Irish Times,' 224, 621
 Irish Tories, 526, 527
 Irishtown, 181, 182, 302
 Irish vote, 282, 543, 546, 547, 548, 549, 550, 551, 552, 555
 'Ironsides Park,' 256
 Irwin, Archdeacon, 592
 'Is Ireland irreconcilable?' 125, 190
- JACKSON, Mr. H. M., 565
 Jagoe, Rev. Mr., 522
 Jamaica, 362
 James, Sir Henry, 227, 550, 575
 Jefferson, Thomas, 368
 Jeffries, Judge, 211
 Jenkins, Mr., 273
 Jingo, 282
 Johnston, Attorney-General, 509
 — Mr. William, 248, 249
 Jones, Colonel, 51
 Journalism of England, 200
 'Journals, &c., relating to Ireland,' 196, 198
 Joyce, Myles, 503, 504
 — Mr., 586
 Judges, Irish, 131, 132, 165, 186, 210
 — partisan, 12, 70, 73, 210, 501, 509
 Judicial offices, Irish, 132
 Jury-packing, 12, 70, 71, 73, 500, 501, 504, 509, 511
- KAYE, Sir W. B., 625
 Keane, Mr. Marcus, 173
- Keatinge, Mr. R., 137, 148
 Keller, Caum, 587, 588
 Kells, 182
 Kelly, Colonel, 212, 213
 Kenniare, Lord, 226
 Kennedy, Captain, 81, 82-90, 92, 93, 101
 Kennington, 529
 Kenny, Mr., M. P., 529
 Kensington, 551
 Keogh, Mr. W. (afterwards Judge), 129, 130, 131, 132, 133, 134, 135, 136, 137, 138, 139, 140, 141, 142, 143, 144, 145, 146, 148, 149, 150, 151, 152, 153, 154, 155, 156, 157, 158, 159, 160, 161, 162, 165, 166, 168, 210, 215, 225, 227, 237, 241, 250, 278, 312, 316, 353, 396, 510, 529
 Kerr, Mr. M., 523
 Kerry, 226, 261, 322, 336, 497, 517, 537, 554
 'Kerry Sentinel,' 517
 Kettle, Mr. A. J., 308, 309
 Kildare and Leighlin, Bishop of, 156
 Kildare County Convention, 414
 Kilfinane, 515, 537
 Kilkenny, 215, 220, 554
 Killala, Bishop of, 153
 Killeagh Case, 648, 654
 Killen, Mr. J. B., 309
 Kilmainham, 55, 56, 466, 476, 496, 499
 — Treaty, 484, 485
 Kilmallock, 449
 Kilmarnock, 552
 Kilmartin, Bryan, 539
 Kilrush Union, evictions in, 82, 83, 84, 85, 86, 87, 88, 89, 90
 Kinahan, Mr., 224
 King-Harman, Colonel, 224, 239, 240, 332, 403, 404, 523, 595
 King's County, 424
 Kirk, Miss, 474, 475
 Kirke, Mr., 271
 Kirk-Langley, 257
 Kirwan, Sergeant, 622, 623
 Knatchbull-Hugessen, Mr., 275
 Knox, Major, 224
 Kossuth, 309
- LABOUCHERE, Mr. H., 29, 421, 425, 426, 451, 475, 624, 678
 Labour Rate Act, 46, 48, 49, 52, 63
 Labourers, Irish, 182, 453, 515
 Ladies' Land League, 474
 Lahiff, Mr., 182
 Lalor, Mr. J. F., 367
 — Mr. R., 367, 370, 372, 441, 492
 Lambton, Hon. Mr., 494
 Lancashire, 551, 552
 Land Act of 1870, 221, 222, 223, 231, 235, 236, 238, 268, 290, 291, 296, 301, 306, 374, 381, 385, 409, 453, 454, 456
 — of 1881, 376, 382, 386, 409, 436, 446, 477, 451, 452, 453, 454, 457, 458, 459, 461, 462, 463, 464, 465, 468, 483, 485, 518

- Land Acts and Bills, 23, 24, 25, 189, 190, 191, 235, 374, 400, 402, 407, 438, 446, 557
 — Bill (Mr. Redmond's), 485
 — Commission (Bessborough), 371, 375, 384, 385, 386, 387
 — Commissioners, 589, 593, 594, 612, 614, 615, 617, 618, 659
 — Court, 196, 453, 456, 457, 459, 460, 461, 462
 — League, 236, 297, 301, 302, 308, 309, 310, 311, 312, 333, 348, 350, 351, 352, 363, 364, 365, 373, 380, 381, 382, 385, 405, 407, 410, 412, 428, 429, 447, 451, 453, 454, 457, 459, 461, 466, 467, 468, 471, 472, 473, 478, 483, 484, 486, 498, 507, 511, 513, 514, 521, 537, 538, 539
 — meetings, 302, 306, 308
 — Question, Irish, 17, 19, 168, 188, 189, 190, 191, 192, 193, 194, 195, 219, 223, 234, 290, 291, 302, 304, 310, 372, 374, 376, 377, 380, 386, 387, 389, 390, 453, 483, 485, 513
 Landlordism, Irish, 297, 298, 302, 390, 391, 392, 461, 500, 501
 Landlords, Irish, 16, 17, 18, 16, 26, 27, 37, 78, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 102, 103, 104, 123, 168, 169, 170, 171, 172, 173, 174, 175, 176, 177, 178, 179, 236, 291, 293, 294, 295, 302, 305, 306, 307, 310, 378, 379, 384, 388, 390, 391, 393, 403, 407, 409, 410, 412, 451, 453, 457, 458, 463, 468, 470, 483, 488, 499, 501, 520, 523, 527, 528
 'Land of Eire,' 299
 Land Law Act (1881), 578, 579, 610, 611, 616
 Land Purchase Bill (Mr. Gladstone's), 565, 566, 567, 576
 Lane, Mr. W. J., 641, 642
 Lansdowne, Lord, 115, 175, 176
 Larcom, Sir Thomas, 179, 191
 Larkin, Michael, 213, 214, 215, 260
 'Last Conquest of Ireland,' 13
 Latchford, Mr., 652
 Lavelle, Father, 169, 171, 172
 Law, Right Hon. Hugh, 350, 395, 402, 454
 Lawson, Judge, 132, 501, 504, 606
 — Sir W., 411
 Leadam, Mr., 25
 Leahy, Mr., 372, 411, 492
 Leamy, Mr. E., 330, 365, 366, 372, 434, 441, 491
 Leaseholders, 453, 485, 497
 Leatham, Mr. W. H., 429, 430
 Le Caron, Major, 666, 672
 Lecky, 26
 Leeds speech of Mr. Gladstone, 462
 Legislative independence, 392
 Leinster, Duke of, 196
 Leitrim, 497
 — Lord, 169, 171, 177
 Lechbridge, Sir R., 543, 567
 'Levant' ship, 255
 Lever, Mr. J. O., 313
 Levinge, Sir R., 148, 157
 Lewis, Sir C., 250, 554, 664
 Liberalism in Ireland, 188
 Liberals, 2, 3, 113, 188, 260, 264, 269, 275, 277, 288, 289, 427, 431, 435, 458, 493, 519, 562, 563
 Liberal candidates, 313, 545, 546, 551, 552, 554
 — Ministry, 238, 240, 315, 316, 372, 373, 374, 375, 376, 378, 379, 382, 383, 384, 388, 389, 394, 395, 407, 417, 434, 459, 461, 478, 483, 489, 491, 494, 495, 526, 528, 529, 530, 531, 532, 534, 535, 538, 550
 — Party, 2, 188, 190, 240, 259, 264, 273, 311, 313, 314, 383, 411, 440, 494, 527, 562, 563
 — Press, 308
 Liberal Unionists, 562, 563, 567
 Liberal Unionist Pledges against Coercion, 567, 568
 Liberal Unionists on the Rights of Ireland to Self-Government, 570
 — Whips, 240, 531
 'Life of C. S. Parnell,' 255, 256, 257
 'Life of Lord George Bentinck,' 68
 'Life of M. Davitt,' 298
 Limehouse, 551
 Limerick, 47, 124, 148, 280, 281, 450, 477
 — City election, 226
 Lincoln, Lord, 19
 Lindon, David, 648
 Littleton, Mr. Secretary, 3
 Litton, Mr., 457
 Liverpool, 64, 107, 181, 321, 550, 555
 Live stock, Irish (1847-49), 120, 121
 Lloyd, Mr. Clifford, 448, 449, 450, 451, 473, 474, 475, 476, 478, 481, 482
 Loan fund, 529
 London, 31, 70, 150, 163, 184, 214, 227, 289, 299, 320, 321, 322, 335, 353, 372, 393, 400, 488
 Longford, 218, 219, 225, 375, 389, 435, 480
 Lonsdale, North, 551
 Lord Chancellor, 670
 Lord Chief Baron, 648
 Lord-Lieutenant of Ireland, 159, 186, 248, 419, 475, 511, 524, 599, 625, 650, 625
 Lords' Committee, 68
 Lough Barra, 179
 — Mask murders, 501, 504
 Loughrea, 55, 171
 Lowe, Mr., 192, 194
 Lowther, Mr. J., 297, 306, 310
 Loyalists, Irish, 523, 524
 'Loyalty plus Murder,' 522, 523, 524
 Luby, Mr. T. C., 208, 219
 Lucan, Lord, 169, 171
 Lucas, Mr. F., 127, 147, 151, 161, 163, 323
 — Mr. S., 323
 Lydon, J., 424
 Lynch, Mr., 18, 25
 Lyons, Dr., 433, 435

- MAAMTRASNA Massacre, 503
 Macartney, Mr., 235
 Macaulay, Lord, 70
 Macclesfield, 321
 Macdonald, Mr., 674, 675
 MacDonnell, Dr. Robert, 208, 209
 Macfarlane, Mr., 372
 MacGahan, Mr. J. A., 358
 Mackay, Capt., 506, 507
 MacKnight, Dr., 127
 Maclean, Mr. F. W., 571
 MacManus, Thomas Bellew, 206
 'Macmillan's Magazine,' 533
 Macnamara, Dennis, 644
 MacNevin, R. C., 159
 M'Award, Widow, 179
 McCarthy, Col.-Sergeant, 300
 — Mr. J., 41, 61, 117, 187, 297, 315, 316,
 317, 320, 321, 322, 323, 324, 325, 326,
 327, 371, 372, 374, 375, 398, 409, 435,
 436, 441, 491, 493
 — Mr. J. H., 529
 McClure, Sir Thomas, 249
 McCoan, Mr., 371, 372, 441
 McCormack, Miss, imprisoned, 474
 McDermot, The, 639
 McDonagh, Martin, 654
 McDonough, Ellen, 479
 M'Donagh, Peter, 587
 M'Gee, Mr. T. D., 72, 73
 McGrath, M., 404, 405, 406
 McHale, Archbishop, 141, 153, 154, 293
 McKenna, Sir J. N., 372
 McKie, Major, 101
 M'Mahon, Evor, 196
 McMahan, Mr., M. P., 529
 — Michael, 173
 McMechan, Mr., 248
 Magan, Capt., 148
 Magistrates, Coercion, 474, 475, 515, 516
 Maguire, Dr., 679
 — John Francis, 127, 147, 189, 192, 193,
 205, 654
 — Thos., 213, 214
 Mahdi, The, 361
 Maher, Father, 156
 Mahon, The O'Gorman, 367, 368, 372,
 441, 442
 Mahony, Michael, 587
 Mail service, Transatlantic, 184
 Mallon, Superintendent, 465
 Mallow, 505, 509, 510
 Maloney, Joseph, 654
 Mambi Land, 358
 Manayunk, 300
 Manchester, 212, 213, 216, 217, 260
 'Manchester Examiner,' 467, 468
 'Manchester Review,' 202
 Mander, Miss Amy, 624
 Mandeville, John, 589, 629, 631, 632,
 633, 634, 635, 636, 637, 638, 639, 640,
 641
 — Mrs., 634, 636, 637, 638
 Mangan, Curley, 404, 405
 Mansion House Relief Committee, 306,
 370
 'Mark Lane Express,' 31
 Marlborough, Duchess of, 306, 310
 — Duke of, 310, 468
 Maroney, Mrs., 654, 658
 'Martin, James,' 362
 Martin, John, 214, 219, 225, 226, 251,
 252
 — P., 235, 372
 Marum, Mr., 367, 372, 441, 491, 492
 Marylebone, East, 551
 Marwood, 504
 'Mary' of the Nation, 320
 Maryborough, 254
 Massereene, Lord, 658
 Mathew, Rev. Theobald, 41, 42
 Mathews, Acting-Constable, 516
 Matthews, Henry (Home Secretary), 581,
 600, 602, 669
 Mauritius, 317
 Maximilian, Emperor, 354
 Maynooth, 15
 Mayo, 42, 64, 78, 81, 82, 124, 147, 292,
 298, 302, 369, 393, 497, 507
 Mazzini, 3
 Meagher, Thomas Francis, 318, 366
 Meath, 147, 203, 226, 251, 289, 328
 — Bishop of, 153
 Mechanics' Institutes, 328
 Melbourne, 293
 — Lord, 17, 255
 — Ministry, 4
 Meldon, Mr. C., 240, 312, 372, 592
 Metge, Mr., 369, 441, 491
 Mexico, 354
 Middleton Distillery Co., 588
 Midlothian campaign, 374, 375
 Migratory Labourers, 292, 293
 Milbank, Mr., 433
 Militia Bill, 145
 Mill, John Stuart, 29, 322
 Mills, Mr. J. C., 572
 Millstreet, 477
 Milltown-Malbay, 172, 474, 654
 Ministerial party, 239, 401, 416, 431, 491,
 494, 495, 511
 Ministers, 289
 Mitchel, John, 10, 11, 13, 14, 32, 33, 35,
 49, 50, 52, 69, 70, 71, 72, 251, 317, 318,
 365, 367, 401
 Mitchel's 'History of Ireland,' 49, 108
 Mitchelstown Estate, 589, 620, 631
 — Massacre, 620, 621, 622, 623, 624
 Moate, 148, 158
 Moderate Home Rulers. *See* Nominal
 Home Rulers
 Molesworth Hall, 289, 365
 Monaghan, County, 242, 250, 518, 520,
 521
 Monaghan, Judge, 178
 Monk, Mr., 273
 Monroe, Mr. J. (Q. C.), 519, 625
 Monsell, Mr. *See* Lord Emily
 Monteny, 354
 Moore, George Henry, 147, 151, 189
 — Mr., 235
 — Mrs., 474, 475

- Moorhead, Dr., 633, 634, 635
 Morales, General, 359
 Moriarty, Bishop, 227
 Moriarity, Inspector, 591
 Morley, Mr. John, 562, 581, 600, 680
 'Morning Star,' 322, 323
 Moroney, Mrs., 474
 Morphy, Mr., 623
 Morrison, Mr. W., 571
 Morriison's Hotel, 300
 Mostyn, Sir P., 537
 Mountjoy Prison, 208, 209
 Mount Nugent, 173
 Mowbray, Mr. R. G. O., 573
 Moynihan, Maurice, 657
 Mulgrave, Lord, 3
 Mulhall's 'Dictionary of Statistics,' 199, 200
 Mulholland, Mr., 235
 Mullingar, 517
 Municipal Councils, 4
 — elections, Ireland, 482
 — reform, 4
 Munster, 127
 Murders in Ireland (1844-80), 415
 Murphy, Mr. Justice, 607
 — Mr. Maurice, 592, 675
 — Mr. N. D., 312, 313
 — Serjeant, 186
 'Murdy Hynes,' 349, 350, 352
 Mutiny Bill, 267, 272
 'My Enemy's Daughter,' 324
- NAAS, 464
 — Lord (Earl of Mayo), 159, 162
 Nagle, Alderman, 507
 Naish, Attorney-General, 510
 Napier, Sir J., 188
 'Nation' (newspaper), 10, 66, 128, 129, 142, 143, 155, 157, 165, 166, 167, 187, 200, 201, 279, 280, 328, 330, 331, 332, 346, 347, 348, 397, 401
 National Convention (1881), 447, 460
 — Education Commissioners, 196
 — League, 293, 627
 — meetings in Ulster, 521, 522, 523, 524, 525
 — party 33, 68, 70, 140, 188, 252, 261, 279, 316, 372, 377
 — schools, 196
 Nationalists, 218, 219, 246, 253, 265, 299, 301, 302, 313, 372, 390, 519, 520, 521
 Neligan, Mr. J. C., 517
 Nelson, Rev. Isaac, 369, 441, 532
 Newark, Lord, 572
 Newcastle, 398
 — Duke of, 158, 162
 Newdegate, Mr., 139
 'New departure,' 301
 Newgate, 212
 'New Ireland' (quoted), 40, 44, 45, 50, 51, 124, 127, 137, 146, 147, 151, 163, 164, 165, 178, 180, 253, 270, 273, 343, 362
 New Orleans, 318
 Newport, Sir Jonn, 17
- New Ross, 147, 389, 390
 New Rules, 276, 335
 Newry, 521
 New York, 184, 255, 300, 311, 352, 355, 356
 'New York Herald,' 356, 357, 358
 New York 'Irish People,' 347
 New Zealand, 293
 Nicholls, Mr. F., 182
 Nicholson, Mr., 171, 182
 Nimmo, Mr. Alexander, 28
 Nolan, Colonel, 227, 250, 271, 584
 Nominal Home Rulers, 263, 379, 528, 529, 532
 'No Popery,' 130, 249
 'No Rent,' 69, 367
 'No Rent' Manifesto, 453, 461, 471
 Normanby, Lord, 3
 Norris, Mr. (solicitor), 164
 Northampton, 426
 North and South League, 126, 127
 Northcote, Sir S., 240, 273, 274, 275, 333, 433, 435, 468, 524, 526
 'Northern Times,' 321
 'Northern Whig,' 519
 Norton, Mr. Thomas, 154, 155
 Notices to quit, 151
 Nulty, Bishop, 173
- O'BEIRNE, William, 136
 O'Brien, Mr. Barry, 18, 190
 — Judge, 501, 604, 607
 — M. (*alias* Gould), 213, 214, 215, 260
 — Mr. Peter, 350
 — Mrs., 505, 508
 — Sergeant, 625
 — Sir Patrick, 232, 239, 372
 — Thomas, 654
 — William, 487, 488, 505, 506, 507, 508, 509, 510, 511, 545, 628, 630, 631, 632, 633, 640, 641, 644, 652, 680
 — William Smith, 18, 25, 70, 72, 73, 205, 316, 318, 345
 Obstruction, 243, 261, 268, 273, 275, 287, 288, 304, 432, 433, 434, 496
 Obstructive policy, 277
 Obstructives, 268, 269, 272, 275, 277, 283
 O'Connell, Daniel, his work for the Irish people, 1, 2; disappointed with Emancipation, 2; starts Repeal agitation, 2; opposed by Liberals, 2, 3; prosecuted, 3; reviles Whigs, 3; his Repeal motion defeated, 3; works for redress of minor grievances, 3; is elected Lord Mayor of Dublin, 4; supports Melbourne Ministry, 4; again starts Repeal agitation, 4; carries Repeal motion in Dublin Corporation, 5; effect on agitation, 5; his action after Tara meeting, 6, 7; habits and daily life at this time, 7; character of speeches, 8, 9; his attitude toward Young Irishmen, 10, 11; his action at Clontarf, 11, 12; effect on Repeal movement, 12; prosecuted and imprisoned, 12; is released, 13; a broken man, 13; popular

- opinion, 14; decay of his power, 15; calls attention of Government to impending famine, 31; his proposals for relief of distress, 33; split with Young Irelanders, 67; his great speech on Land Question, 68; his death, 69; character of his Parliamentary supporters, 73, 74, 75, 76; his attitude towards the Russell Ministry, 110
- John, 9, 69, 77, 78, 111
- O'Connor and Malone, Messrs., 171, 173
- O'Connor, Mr. Arthur, 335, 336, 337, 338, 339, 340, 341, 342, 343, 372, 441, 471, 492
- O'Connor, Don, The, 362, 519
- Miss Mary, 474, 476
- Mr. John, 529
- Mr. T. P., 370, 372, 441, 491
- O'Doherty, Kevin Izod, 318
- O'Donel, Mr. C. J., 625
- O'Donnell, Mr. F. H., 271, 272, 273, 297, 326, 440, 491, 667, 668, 675
- O'Donoghue, The, 235, 374, 441
- O'Donovan (Rossa), Jeremiah, 205, 208, 218
- 'Office Rules,' 169, 175
- O'Flaherty, Anthony, 137, 148
- Edmund, 137, 143, 150, 160, 161, 163, 165, 166
- O'Gorman, James, 173
- Major, 271, 366
- Mahon. *See* Mahon, O'Gorman
- O'Grady, Hon. Michael, 181
- O'Hagan, Mr. Justice, 457
- O'Kelly, James, 224, 353, 354, 355, 356, 357, 358, 359, 360, 361, 362, 363, 370, 372, 411, 471, 492, 678
- O'Leary, John, 208, 319
- Dr., 265
- 'Old Ironsides,' 256
- Olpherts, Mr., 657, 658
- Omagh, 522
- O'Neill, Edmund, 450
- General, 672
- Opposition, 239, 289
- Orangeism, 194, 248, 249, 318, 372, 378, 521, 522, 524, 525, 526
- Orange Press, 393, 524
- Orange meetings, 525
- Orange Toryism, 229
- Ormsby estate, 169
- O'Rourke, Father, 32, 35, 42, 44, 45, 47, 48, 49, 51, 52, 56, 107, 108
- Osborne, Mr. Bernel, 19, 191, 366
- O'Shaughnessy, Mr., 529
- O'Shea, Captain, 372, 496, 497
- O'Sullivan, D., 477
- W. H., 309, 372, 441, 450, 492
- 'Our Vow,' 350
- Outrages, agrarian (1880), 412, 413, 414, 416, 417
- (1844-80), 414, 415
- (1880 and 1881 compared), 480
- (1882), 487
- PACIFIC Railway, 323
- Paddington, North, 551
- Palace Yard, 238, 324
- Palles, Chief Baron, 250, 593
- Pall Mall, 336, 337
- 'Pall Mall Gazette,' 278, 443, 467, 468, 471, 500, 502, 519
- Palmerston, Lord, 145, 160, 166, 168, 169, 190, 192, 193, 194
- Papal Aggression, 130
- Paris, 356
- Parliament (British), 3, 4, 6, 14, 16, 20, 22, 23, 24, 28, 32, 33, 34, 38, 74, 78, 80, 83, 89, 91, 92, 94, 102, 104, 105, 106, 107, 108, 113, 114, 115, 118, 137, 140, 154, 183, 215, 217, 218, 223, 236, 239, 261, 264, 268, 271, 280, 288, 297, 302, 305, 306, 310, 312, 315, 316, 342, 343, 362, 368, 371, 373, 375, 379, 380, 382, 383, 401, 407, 409, 411, 424, 425, 427, 429, 432, 437, 440, 446, 447, 451, 452, 453, 454, 455, 457, 458, 461, 472, 480, 493, 494, 496, 510, 511, 525, 526, 527, 528, 529
- Parliamentarians, 187, 237
- Parliamentary agitation, 69, 241, 278, 312
- 'Parliamentary History of the Irish Land Question,' 18, 190
- Parnell, Mr. C. S., 1, 215, 237, 245, 251; contests Dublin County, 252; repugnance to speaking, 253; history of his family, 254, 255, 256, 257; his early years, 257; lessons of youth, 258-9, 260; hatred of cruelty, 259; turning point of life, 260; country life, 261; how he took up Obstruction, 261-2; first efforts in the House, 262, 263, 267, 268, 269, 270; nucleus of his party, 271; wrath of the House, 272; motion to suspend him, 274, 275; opposes South Africa Bill, 273, 276, 277; policy approved in Ireland, 278, 303, 304; explains it at Home Rule Conference, 281; elected President of Home Rule Confederation of Great Britain, 283; appointed on Obstruction Committee, 288; fights flogging clauses of Army Regulation Bill, 289; opinion of London papers about him, 289, 290; how he became a Land Leaguer, 297, 304; at Westport, 306, 307; declares for 'Peasant Proprietary,' 307; advises farmers 'to keep a firm grip of their homesteads,' 307, 308; effect of his joining Land movement, 308; Land League founded, 308, 309; visits America, 309; founds American Land League, 311; prepares for Election of 1880, 311; his difficulties as to funds and candidates, 312; returned for Cork City, 313; his view as to supporting Liberals, 314; elected leader of Parliamentary party, 372; speaks on Amendment to Queen's Speech, 377; obtains concession from Government, 380; difficulty as to policy, 385; advises farmers not to give evidence before

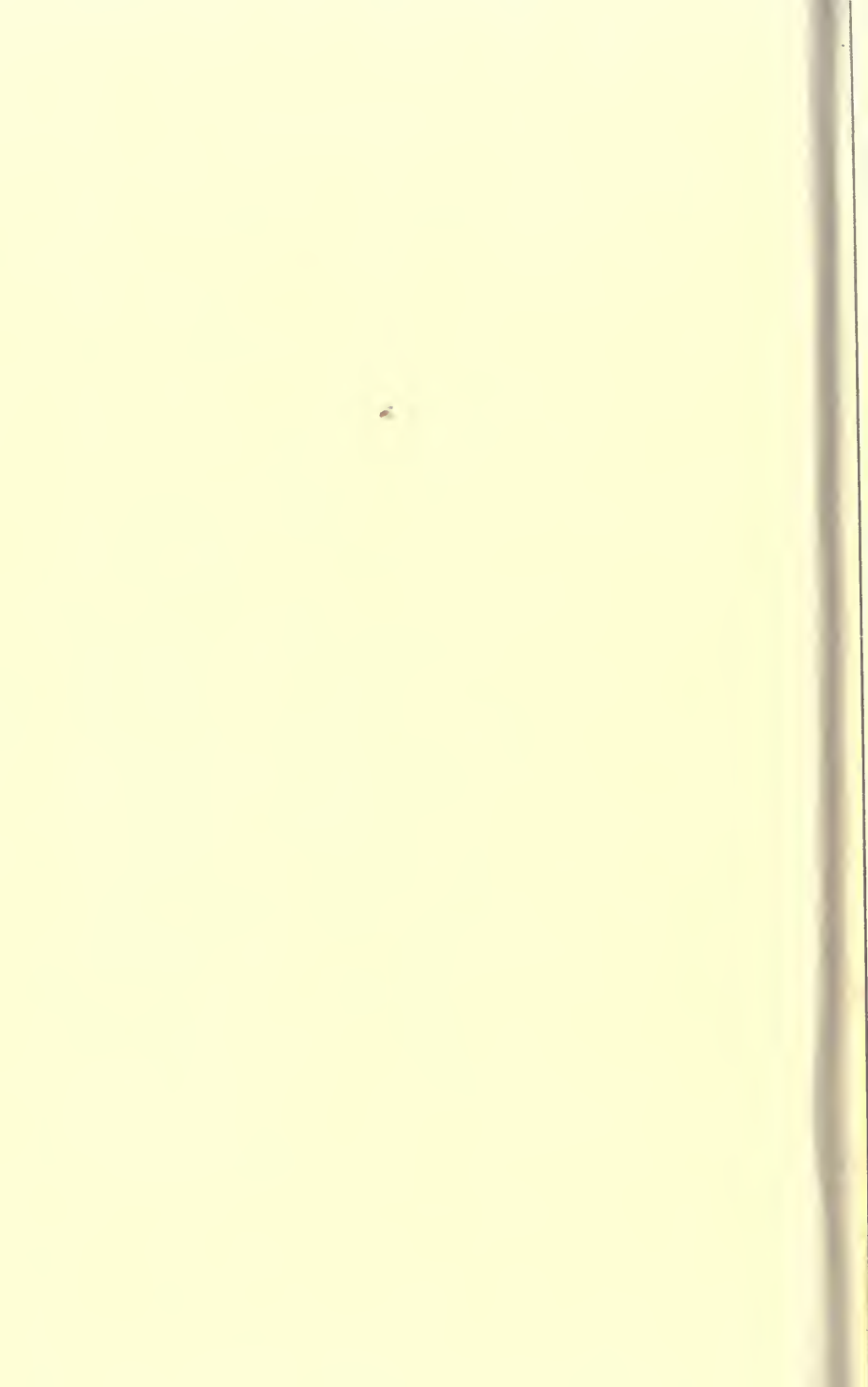
- Land Commission, 386, 387; recommends boycotting, 387; his justification, 388; his attitude towards Shaw's party, 389; opinion on 'Three F's' and 'Peasant Proprietary,' 390; on 'compensation to landlords,' 391; on Irish legislative independence, 391, 392; trial for conspiracy, 395, 396, 397; his amendment to Queen's Speech (1881), 409; misquoted by Gladstone, 428; moves that Gladstone be no longer heard, 440; 'named,' *ib.*; suspended, 441; proposes abstention from debates, 452; attitude towards Land Courts, 456, 457, 458, 459; adopts Test Case policy, 460-1; attacked by Gladstone at Leeds, 462, 463; replies to him at Wexford, 463, 464; is arrested and lodged in Kilmainham, 465, 466; Gladstone on his arrest, 466, 467; comments of British Press and politicians, 467, 468; Irish feeling, 468, 469, 470; Coercion *régime* during his imprisonment, 473, 474, 475, 476, 478, 479; his victory over Government in the Kilmainham treaty, 484, 485; Mr. Forster's testimony, 486; suspension of Irish members for opposing Crimes Bill, 491; his anxiety as to Arrears Question, 497; speech on the subject, 497; drafts Mr. Redmond's Land Bill, 499; Mr. Forster's great speech against him, 513; its effect on the Irish people, 514; National Tribute started, 514, 515; declares for Legislative independence, 540, 578, 579, 580, 581, 603, 604, 605, 610, 661, 662, 663, 666, 667, 668, 669, 671, 672, 673, 674, 676, 678, 680
- Parnell, John, 254, 260
 — Henry, 255
 — Miss Fanny, 260, 276
 — Mrs., 260
 — Sir Henry, 254
 — Sir John, 254
 — Thomas, 254
- Parnell Tribute, 514, 515
 Parnell's Bill (1886), 578, 580, 581, 589, 594, 595
 Parnellism and Crime, 662, 663, 674
 Parnellities, 370, 372, 376, 380, 381, 382, 431, 440, 445, 493, 496, 507, 529
 Party Processions Act, 248
 Patterson, Colonel, 26
 Patton, Dr., 523
 'Paul Massey,' 323
 Paymaster of Forces, 255
 Peace Preservation (Ireland) Bill, 443
 Pearce, Sir W., 573
 Peasant proprietary, 301, 307, 372, 390, 453, 461, 483, 497
 Peel, Mr. F., 144
 — Sir Robert, 4, 6, 8, 9, 15, 22, 24, 33, 35, 38, 46, 70, 71, 94, 101, 103, 110, 113, 114, 191, 192, 193, 194, 408
 Peelties, 144, 149, 150, 160, 162, 163, 301, 307
- Pennefather, Judge, 12
 Pennsylvania, 300
 'Père Goriot,' 246
 Perraud, M., 175
 Phelan, Mr., 93, 94
 Philadelphia, 352
 Phoenix Park murders, 488, 489, 490, 491, 511, 512
 Phoenix Society, 347
 Pigott, Chief Baron, 177
 Pigott, Mr., 674, 675, 676, 677, 678, 679, 680
 Pitt-Lewis, Mr., 569, 572
 Plague of 1846-7, 53, 54, 55, 56, 57, 58, 59, 60
 Plan of Campaign, 582, 583, 584, 587, 588, 589, 593, 595, 596, 603, 610
 Playfair, Dr. L., 432, 433, 435, 454, 492, 496
 Plunket, Capt., 592, 593
 — Hon. Mr., 226
 — Lord, 170
 — Lord Chancellor, 3
 Polish patriots, 211
 Political prisoners, 299
 Pollock, Mr. Allan, 171
 Pomeroy, 521
 Ponsonby Estate, 587, 657
 Poor law, 37, 197
 Poor Law Commissioners' Report of 1846, 57
 Poor Law inquiry of 1835, 29
 Pope, The, 161
 'Pope's Brass Band,' The, 140, 142, 145, 147, 150, 155, 161, 162, 167
 Poplar, 313
 Portlaw, 329
 Portumna Tenants, 585, 586
 Potato crop, The, 30, 40, 79, 282, 293, 294, 305, 396
 — blight, 30, 31, 32, 41, 78, 79
 Power, Dr. Maurice, 137, 145
 — Mr. John O'Connor, 245, 271, 272, 273, 279, 297, 302, 437, 441
 — Mr. Richard, 234, 239, 271, 365, 366, 372, 491, 492
 Presbyterians, 126, 127, 520, 521, 522
 Primrose League, 647
 Prince of Wales, 249, 263
 — Regent, 255
 Pringle, Mr., 519
 Prior, Mr., 17
 Prisoners, Treatment of, 208, 209, 269
 Prisons Bill, 268, 269
 Prisons, Death in (in 1846), 58
 'Privilege! Privilege!' 436
 Procedure Rules, 485
 Prosecution of Ballad Singer, 657
 Prosecution of Publicans, 655
 Protectionist Conservatives, 149
 — party, 38, 70, 230
 Protection of Person and Property Bill, 490
 Protestant Irish Church, 2, 190, 191, 193, 215, 216, 217, 222, 225
 — jurors, 71, 500

- Protestants, 4, 135, 170, 224, 393, 519,
 521, 522, 523, 524
 Prussia, 307
 Pryce, Capt., 573
 Publication of Forged Letter, 661
 Puleston, Sir J. H., 573
 Purchase Clauses of Land Act, 483, 497
 Purdon, Mr., 224
 Pyne, Mr. D. J., 643
- QUEEN, The, 210, 249, 250, 318, 379
 'Queen v. Parnell,' 169, 171, 172, 182,
 350
 Queen's Bench (Ireland), 254, 396
 — County, 177, 335, 367, 480
 — Letter *re* Famine, 117
 — Speech (Session of 1845), 34
 — — Session of 1880, 376, 380
 — — Session of 1881, 407, 409, 410, 415,
 416
 Queenstown, 206, 311, 365
 Quilter, Mr. W. C., 572
 Quinlan, Thomas, 657
- RABAGAS, 204, 232, 237, 529
 Rack-renting, 17, 116, 290, 281, 309, 382,
 408, 455, 456, 459, 460, 478
 Radicals, 139, 259, 276, 288, 378, 383, 407,
 410, 429, 528
 Raikes, Mr., 273, 275, 288
 Rathdrum, 258
 Rathmines, 523
 'Realities of Irish Life,' 174, 197
 Recess of 1880, 385
 — of 1882, 500
 'Record of Traitorism,' 144, 145, 146,
 147, 154, 156, 157, 158, 159, 165, 166,
 167
 Redistribution Bill, 335, 528
 'Red List,' 254
 Redmond, Mr. H. A., 648
 — Mr. J. E., 441, 485, 491, 499
 — Mr. W., 405
 — Mr. W. H. K., 519
 Reform Act of 1832, 2
 Reginald's Tower, 366
 Registration of voters, 341
 — associations, 521
 Reid, Mr. Wemyss, 676
 Reidy, Patrick, 654
 Relief Act, 61, 310
 — Committees, 306, 309, 310, 373
 — of Distress Bill, 380, 384
 — works, 46, 50, 51, 52, 62, 63
 Remittances of Irish exiles, 293
 Renan, M., 317
 Rent question, 113, 196, 294, 305, 306, 409,
 417, 452, 453, 456, 457, 458, 459, 460,
 472, 473, 474, 478, 484, 497, 498
 Repeal, 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 15, 67,
 77, 105, 115, 116, 215, 229
 Resident Magistrates, 650
 Returns of Irish Crime, 421, 422, 423, 424,
 425, 426, 430, 432
- Reynolds, Miss, imprisoned, 474
 Ribbonmen, 148, 157
 Ridley, Dr., 638
 Rio Grande, 354
 Rio Janeiro, 361
 'Road Fever,' 53
 Roche, Mr. (Lord Fermoy), 149
 — Mr. Cecil, 652, 653, 657
 Roebuck, Mr., 192
 Rogers, Mr. Thorold, 547, 550
 Rolleston, Major, 656
 Rome, 69
 Ronayne, Mr., 261, 265, 656
 Roscommon, 99, 497
 Rosslea, 521
 Rossmore, Lord, 522
 Rotunda, 252, 261, 278
 Routh, Sir R., 48
 Royal Agricultural Society, 31, 199
 — Commission, 671
 — Palace, 342
 Royalty, 264
 Rules of Procedure, 485, 496
 — of the House, 267, 342
 — of Urgency, 436, 442, 444
 Russell, Lord John, 32, 33, 38, 39, 46, 47,
 48, 70, 71, 76, 94, 105, 106, 107, 108, 109,
 110, 111, 112, 113, 114, 115, 117, 129,
 130, 139, 145, 149
 Russell-Gladstone Ministry, 216
 Russell, Sir Charles, 431, 676, 678
 Russia, 299, 307
- SADLEIR, James, 148, 163, 167
 — John, 131, 137, 138, 139, 140, 141, 142,
 143, 145, 147, 148, 150, 151, 153, 155,
 160, 161, 162, 163, 164, 165, 166, 210,
 219, 278, 353
 Sadleir's Bank, 137, 161, 163, 164
 St. George's Club, 342
 St. Stephen's Green, 364
 Sala, Mr. G. A., 678
 Salisbury, Lord, 116, 496, 536, 549, 567,
 575, 576, 577, 608, 609, 612, 647
 Sandeau, M. Jules, 63
 San Francisco, 207
 'Saturday Review,' 202
 'Saunders's News Letter,' 82
 Saunderson, Major, 522
 Scotch Land Act, 615
 — landlords, 103
 — press, 467
 — tenants, 196, 197
 Scotchmen, 48, 311
 Scotland, 103, 107, 282, 292, 300, 305, 313,
 315, 468
 'Scotsman,' 471
 Scrope, Mr. Poulett, 18
 Scully, Mr. Frank, 137, 148
 — Mr. Vincent, 137, 145, 148
 — Mr. William, 220, 221
 Segrave, Capt., 651, 653, 654
 Secret societies, 206
 Selborne, Lord, 458
 Senior, Mr. Nassau, 195, 196, 197, 198

- Sergeant-at-Arms. *See* Gosset
- Sexton, Mr. Thomas, 244, 326, 327, 328, 329, 330, 331, 332, 333, 334, 335, 366, 372, 395, 401, 434, 441, 471, 482, 491, 493, 495, 545, 663
- Shannon, Mr., 678
- Shaw-Lefevre, Mr., 434, 533, 657
- Shaw, Mr. William, 287, 313, 365, 370, 371, 372, 373, 376, 378, 379, 411
- Shaw-Stewart, Mr., 570
- Shea, Mary, 175
- Shee, Serjeant, 189, 191
- Sheehy, Father, 450, 460
— Mr., 641, 642
- Sheerin, James, 169
- Shell, Mr., M.P., 231, 271, 492
— Richard Lalor, 76, 110
- Sheridan, General, 356, 357
— H. B., 269
- Sherlock, Mr. T., 255, 256, 257
— Serjeant, 235
- Sickles, General, 361
- Sidebottom, Mr., 573
- Simon, Serjeant, 429
- Sinclair, Mr., M. P., 533, 572
- Sioux Indians, 361
- Sitting Bull, 361
- Skibbereen, 44, 52, 61, 64, 205
- Sligo, 160, 331, 332, 437, 480, 427, 510
— Marquis of, 171
- Smith, Mr. W. H., 483, 486, 538, 665, 670
- Smithwick, Mr. 372, 441
- Smyth, Mr. P. J., 226, 235, 372, 529
- Solicitor-General for Ireland, 159
- Soames, Mr., 674, 675, 678, 679
- Somerville, Sir W., 109, 111
- 'Song from the Backwoods,' 347
- Soudan, 260
- 'Soupers,' 170
- 'Soup Kitchen Act,' 62, 63, 107, 122
- South Africa, 268, 272, 273, 276, 277, 376
- Southwark School Board, 341
- Speaker, The (Sir H. Brand), 242, 243, 274, 275, 276, 288, 334, 335, 338, 342, 353, 377, 380, 420, 428, 432, 433, 435, 436, 437, 438, 439
- Special magistrates. *See* Magistrates
- Spencer, Lord, 475, 500, 509, 517, 518, 524, 525, 526, 536
- 'Standard,' 467
- Stanley, Lord, 17, 18, 25, 35
— Mr. Lyulph, 550
- State trials, 212, 223, 230, 395, 396
- Statistical Society of Dublin, 209
- Stead, Mr., 585
- Stephens, Mr. James, 205, 208, 212
- Stevens, Mr., 164
- Stewart, Commodore, 255, 256, 257
— Miss, 255
- Stokes, Capt., 631
- Straide, 298
- Strangers' Gallery, 433, 495
- Sub-Commissioners under Land Act, 458
- Sub-letting Act, 19
- Sullivan, A. M., 40, 42, 44, 45, 50, 124, 150, 164, 169, 181, 187, 215, 221, 224, 232, 251, 252, 264, 270, 271, 297, 330, 343, 346, 353, 362, 439, 440, 441
— D. B., 330
— Sir Edward, 510
— T. D., 144, 145, 146, 149, 154, 156, 157, 158, 159, 165, 166, 167, 187, 214, 332, 345, 346, 347, 348, 349, 350, 351, 352, 353, 372, 395, 441, 491, 492, 627, 628
- Suspects, 497
- Suspension of Evictions Bill, 379, 380, 382, 383
— of Irish Members, 441, 491
- Sweeney, 209
- Swift, Dean, 'Modest Proposal,' 17, 25
— Mr. Richard, 162
- Synan, Mr., 372
- 'TABLET,' 147
- Talbot, T. R., 423
- Tanner, Dr., 680
- Tara, 5, 6
- Taylor, Colonel, 252, 253
— Mr., 235, 572
- Tenant League, 127, 128, 128, 130, 142, 145, 147, 149, 151, 152, 153, 161, 187, 191, 215
— right, 5, 33, 106, 109, 110, 111, 126, 127, 130, 138, 139, 142, 149, 192, 210, 520
— Right Bills, 188, 189, 194, 235
- Tenants, Irish, 17, 18, 19, 28, 29, 40, 64, 108, 194, 225, 291, 292, 295, 301, 306, 307, 372, 379, 381, 384, 388, 390, 391, 395, 407, 412, 445, 451, 453, 454, 455, 456, 457, 458, 459, 460, 461, 474, 478, 483, 485, 488, 497, 498, 499
- Test-case policy, 459, 460, 461, 463
- Texas, 355
- Thomond, Marquis of, 72
- Thom's Almanac, 119, 120, 122, 292
- 'Three F's,' The, 127, 222, 301, 304, 307, 389, 390, 409
- Thurles, 164
- Tillyard, Mrs., 637
- 'Times,' The, 104, 200, 201, 255, 321, 375, 394, 488, 489, 513, 523, 538, 586, 592, 593, 609, 662, 664, 665, 666, 667, 668, 670, 671, 672, 673, 674, 675, 676, 678, 680
- Tipperary, 81, 82, 124, 137, 148, 164, 218, 219, 221, 251, 365, 418, 422, 423, 477, 481
— Bank, 136, 137, 161, 163, 164
- Tithes, 1, 447, 456
- Tollemache, Mr., 566
- Tone, Theobald Wolfe, 207
- Tories, 70, 147, 238, 240, 250, 275, 310, 313, 381, 519, 526
— on the Rights of Ireland to Self-Government, 572
- Torrens, Judge, 166
- Tory Ministry, 425
— Opposition, 381

- Tory papers, 467
 — Pledges against Coercion, 569
 Townley, Mr., 160
 Townsend, R. M. F., 624
 Traill, Major, 448, 449, 451
 Tralee, 374
 Tramway scheme, 245, 246
 Transvaal, 268, 273
 Traversers, 395
 Treason Felony Act, 114
 Treasury, 46, 51, 76, 343, 537
 — Bench, 244, 265, 272, 379, 407, 434
 Treaty of Ghent, 255
 Trelawney, Mr., 112
 Trench, Mr. F., 196
 — Mr. S., 175, 176, 196, 197, 227
 — W. Le Poer, 584
 Trevelyan, Mr. (afterwards Sir C.), 51, 117
 — Sir G. O., 328, 475, 476, 495, 496, 498, 516, 517, 518, 525, 526, 539, 549
 Trinity College, 229
 Tuke, Mr., 44, 56
 Turner, Col., 592, 593
 Tyrone, 554
- ULSTER, 82, 126, 127, 290, 474, 518, 519, 520, 521, 523
 — Custom, 112, 126, 189, 389
 — Nationalists, 521
 — Presbyterians, 251, 520
 — tenant right, 191, 235, 457
 Union, Act of, 20, 26, 27, 116, 117, 185, 188, 202, 455
 Unionists on Opposition Bench, 575
 'United Ireland,' 247, 312, 477, 507, 508, 509, 513, 514, 582, 590, 605, 628, 645
 United Irishmen, 520
 — States, 355, 357, 361
 Unlawful Oaths Act, 25
 Urgency resolutions, 439, 442, 443, 444
- VANDELEUR Estate, 652
 — Mr., 657, 658
 Vatican, 15, 514
 Victorian Parliament, 367
- WALSH, Archbishop, 676
 — J. W., 405, 628
 Walter, Mr., 670
 War Office, 272, 336, 337, 339
 Warton, Mr., 379, 596
 Washington, 255, 309
 Waste lands, 17, 18, 25, 106
 Water Bill, 310
 'Waterdale neighbours,' 323
 Waterford, 55, 137, 328, 329, 330, 331, 365, 366, 476
- Waterford and Limerick Company, 327
 Webster, Sir R. (Attorney-General), 600, 604, 605, 665, 666, 668, 670, 671, 675
 'Weekly Dispatch,' 555
 'Weekly Irish Times,' 469, 470
 'Weekly News,' 361
 Wellington, Duke of, 6, 8, 17
 Wesby, Mr., 172
 Westmeath, 148, 157, 226, 243, 351, 515, 517, 518
 — Lord, 157, 159
 Westminster, 218, 292, 406
 — Duke of, 544
 'Westminster Review,' 322
 Westport, 43, 56, 306
 Wexford, 400, 405, 463
 'Wexford People,' 167
 Whalley, Mr., 276
 Whately, Archbishop, 104, 123, 195, 198
 Whiggery, 249, 313, 510, 519, 520
 Whigs, 3, 38, 70, 71, 75, 147, 148, 226, 238, 239, 240, 250, 316, 493, 518
 White, Father, 173
 Whiteboy Act, 24, 403, 406, 477
 Whitworth, Mr., 449
 — Mr. B., 313, 449, 531
 Whyte, —, 209
 Wicklow, 252, 258, 261, 363
 Widnes, 551
 Wilde, Sir, W., 124
 Wilkinson, Mr., 163, 164
 Wilson, Mr. A. J., 119
 — Mr. John, 299
 Wiseman, Cardinal, 130
 Wishaw, Rev. Mr., 257
 Wolff, Sir Henry, 596
 Wolseley, General, 361
 Women, treatment of, under Coercion Acts, 473, 474, 475, 476
 Wood, Col. Nicholas, 569, 572
 Woodford Tenants, 586
 Woodward, Bishop, 17
 'World' (Dublin), 70
 'World,' The (London), 289, 290
 Wrangel, Field-Marshal, 256
 Wrighton, Mr., 570
 Wynne, Captain, 42
- YEO, Colonel, 258
 Yeovil, 257
 Yorkshire, South, 429
 'Young Ireland' (book), 5, 9, 13
 'Young Ireland' (periodical), 330
 Young Ireland Party, 10, 11, 15, 67, 69, 70, 72, 73, 76, 79, 110, 111, 138, 261, 317, 318, 345, 364, 369, 505
- ZULU difficulty, 310





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